# The Gazette



## of **Endia**

Himachal Pradesh immediately before 1st April,

1964.

## PUBLISHED BY AUTHORITY

No. 15]

NEW DELHI, SATURDAY, APRIL 11, 1964/CHAITRA 22, 1886

Separate paging is given to this Part in order that it may be filed as a separate compilation

#### NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 2nd April,

1964:-Issue No. and Date Subject Issued by No. G.S.R. 512, dated 23rd March, Ministry of Food and Agri-The Rice (Andhra Pradesh) 1964. culture. Price Control (Third Amendment) Order, 1964. G.S.R. 513, dated 23rd March, D٥. The Rice (Uttar Pradesh) 1964. Price Control (Second Amendment) Order, 1964. The Rice (Madras) Price Control (Third Amend-G.S.R. 514, dated 23rd March, Do. 1964. ment) Order, 1964. G.S.R. 515, dated 23rd March, Do. The Rice (Madhya Pradesh) 1964. Price Control (Third Amendment) Order, 1964. G.S.R. 516, dated 23rd March, Do. The Rice and Paddy (Assam) Second Price Control 1964. (Amendment) Order, 1964. G.S.R. 517, dated 25th March, Ministry of Home Affairs Extending to Himachal Pra-57 1964. desh the Court-fees Act, 1870, subject to modifications stated therein. G.S.R. 518, dated 25th March, Do. Substituting Schedule 1-A to the Indian Stamp Act, 1899 as in force in Punjab 1964. for Schedule 1-A as in force immediately in

Issue No.	No. and Date	Issued by	Subject
58	G.S.R. 519, dated 26th March, 1964.	Ministry of Home Affairs	The Defence of India (Seventh Amendment) Rules, 1964.
59	G.S.R. 520, dated 30th March, 1964.	Rajya Sabha Secretariat	The Members of Parliament (Travelling and Daily Allowances) Amendment Rules, 1964.
-6o	G.S.R.521, dated 30th March, 1964.	Lok Sabha Secretariat	The Members of Parliamen (Travelling and Daily Allowances) Amendmen Rulcs, 1964.
61	G.S.R. 567, dated 31st March, 1964.	Ministry of Finance	Amendment to Notification No. 196-Customs, dated 7th August, 1963.
62	G.SiR. 568, dated 31st March, 1964.	Ministry of Food and Agriculture.	Further amendments to G.S.R. 1782, dated 18th November, 1963.
<b>რ</b> 3	G.S.R. 569, dated 1st April, 1964.	Ministry of Finance	Exempting Synthetic Fibre Waste (hard) when im- ported into India from certain duty of customs.
G.	S.R. 570, dated 1st April, 1964.	Do.	Exempting Steel Sections and unmachined forgings when imported into India from certain duty of customs.
64	G.S.R. 571, dated 2nd April, 1964.	Ministry of Food and Agri- culture.	Rescinding the Delhi Wheat Products (Export Control) Order, 1964.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

## PART II-Section 3-Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

## MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 3rd April 1964

- G.S.R. 573.—In exercise of the powers conferred by Section 17 of the Haj Committee Act, 1959 (51 of 1959), the Central Government hereby makes the following rules to amend the Haj Committee Rules 1963, namely:—
  - 1. These rules may be called the Haj Committee (Amendment) Rules, 1964.
  - 2. In rule 6 of the Haj Committee Rules, 1963:—
    - (r) after sub-rule (1), the following sub-rule shall be inserted, namely:—
      "(1A) A person nominated as a member of the Committee under clause (h),
      clause (j) or clause (k) of sub-section (1), of section 4 shall, upon

his ceasing to be a member of the body from among whose members he was nominated, cease to be a member of the Committee and his office shall thereupon be declared vacant by the Central Government."

(b) in sub-rule (2), for the words, brackets and figure "sub-rule (1)", the words, brackets and figures "sub-rule (1) or sub-rule (IA)" shall be substituted,

[No. MII-1181(9)/64.]

V. A. KIDWAI, Dy. Secy.

## MINISTRY OF HOME AFFAIRS

New Delhi, the 1st April 1964

G.S.R. 5.\*.—In exercise of the powers conferred by sub-rule (1) of rule 113 of the Defence of India Rules, 1962, the Central Government hereby makes the Tollowing amendment in the notification of the Government of India in the Ministry of Home Affairs No. G.S.R. 1808, dated the 27th December, 1962, namely:—

## Amendment

In the said notification, after the words "the State of West Bengal", the words "and the Union territory of the Andaman and Nicobar Islands" shall be inserted.

[No. F. 4/63-Poll(Spl.).]

J. N. GUPTA, Under Secy.

## New Delhi, the 1st April 1964

- G.S.R. 575.—In pursuance of rule 25 of the All India Services (Death-Cum-Retirement Benefits) Rules, 1958, the Central Government, after consultation with the Governments of the States, hereby makes the following regulations further to amend the All India Services (Commutation of Pension) Regulations, 1959, namely:—
- 1. These regulations may be called the All India Services (Commutation of Pension) Amendment Regulations, 1964.
  - 2. In the All Andia Services (Commutation of Pension) Regulations 1959-

In Schedule B, in column 2 of the Commutation Table,

- (a) in the entries under the heading "Table in respect of members of Service whose commutation took effect,"—
  - (i) for the word and figure "after 1-4-62" the words and figure "Between 1-4-62 and 31-3-64" shall be substituted,
  - (ii) after the entries "Between 1-4-62 and 31-3-64", the entries "on or after 1-4-64 shall be inserted,
- (b) in the entries under the heading "commutation value for a pension of Rc. one per annum expressed as number of years' purchase", after column (c), the following column shall be inserted under the heading "on or after 1-4-64", namely—

with effect from 1-4-64

(f) \*\*\* "20.33 20.22 20.11 19.99 19.87 19.75

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<sup>\*\*\*</sup>This is based on the rate of interest of 4.00 per cent per annum."

## New Delhi, the 2nd April 1964

G.S.R. 576.—In exercise of the powers conferred by section 2 of the Union territories (Laws) Act, 1950 (30 of 1950), the Central Government extends, with seffect from the first day of May, 1964, to the Union territory of Delhi, the Punjab Courts (Amendment) Act, 1963 (Punjab Act No. 35 of 1963), as at present in force in the State of Punjab, subject to the following modifications, namely:—

## Modifications

- 1. In section 2 after the words and figures "the Punjab Courts Act, 1918", the words "as in force in the Union territory of Delhi" shall be inserted.
  - 2. In section 3.—
    - (i) the reference to the "State Government" shall be construed as a reference to the "Chief Commissioner of Delhi"; and
    - (ii) for the words and figures "28th day of June, 1963", the words, brackets and figures "extension of the Punjab Courts (Amendment) Act, 1963 to the Union territory of Delhi" shall be substituted.
- 3. In section 6, for the words and figures "28th day of June, 1963" wherever they occur, the words, brackets and figures "extension of the Punjab Courts (Amendment) Act, 1963 to the Union territory of Delhi" shall be substituted.
  - 4. Section 7 shall be omitted.

#### ANNEXURE

The Punjab Courts (Amendment) Act, 1963, as extended to the Union territory of Delhi.

## (PUNJAB ACT NO. 35 OF 1963)

#### AN

#### ACT

## to amend the Punjab Courts Act, 1918

Be it enacted by the Legislature of the State of Punjab in the Fourteenth Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Punjab Courts (Amendment) Act, 1963.
- 2. Amendment of section 18 of Punjab Act VI of 1918.—In section 18 of the Punjab Courts Act, 1918 as in force in the Union territory of Delhi (hereinafter referred to as the principal Act), the brackets, figure and words "(2) The Court of the Additional Judge" shall be omitted.
- 3. Substitution of section 21 of Punjab Act VI of 1918.—For section 21 of the principal Act, the following shall be substituted, namely:—
  - "21. Additional District Judges.—(1) The State Government, in consultation with the High Court, may also appoint Additional District Judges to exercise jurisdiction in one or more courts of the District Judges.
  - (2) Additional District Judges shall have jurisdiction to deal with and dispose of such cases only as the High Court, by general or special order, may direct them to deal with and dispose of or as the District Judge of the District may make over to them for being dealt with and disposed of:
  - Provided that the cases pending with the Additional District Judges immediately before the extension of the Punjab Courts (Amendment) Act, 1963, to the Union territory of Delhi, shall be deemed to be cases so directed to be dealt with or disposed of by the High Court or so made over to them by the District Judge of the District as the case may be.
  - (3) While dealing with and disposing of the cases referred in sub-section (2), an Additional District Judge shall be deemed to be the Court of the District Judge."

- 4. Amendment of section 29 of Punjab Act VI of 1918.—In section 29 of the principal Act, for the words "five hundred rupees", the words "two thousand rupees" shall be substituted.
- 5. Amendment of section 38 of Punjab Act VI of 1918.—In section 38 of the principal Act, for the words "Additional Judge" occurring twice, the words "Additional District Judge" shall be substituted.
- 6. Amendment of section 39 of Punjab Act VI of 1918.—In section 39 of the principal Act,—
  - (1) in sub-section (1), for clause (a), the following clause shall be substituted, namely:—
    - "(a) to the District Judge,-
      - (i) where the decree or order was made before the extension of the Punjab Courts (Amendment) Act, 1963 to the Union territory of Delhi and the value of the original suit in which the decree or order was made did not exceed five thousand rupees; or
      - (ii) where the decree or order is made after the extension of the Punjab Courts (Amendment) Act, 1963 to the Union territory of Delhi and the value of the original suit in which the decree or order is made does not exceed ten thousand rupees; and"; and
  - (2) for sub-section (2), the following sub-sections shall be substituted, namely:—
    - "(2) Subject to the provisions of sub-section (2A), an appeal to the Court of the District Judge shall be heard by the District Judge or by an Additional District Judge.
    - (2A) An additional District Judge shall hear only such appeals as the High Court, by general or special order, may direct or as the District Judge of the District may make over to him."

[No. F. 3/1/64-UTL-67.]

K. R. PRABHU, Dy. Secy.

## New Delhi, the 1st April 1964

- G.S.R. 577.—In exercise of the powers conferred by section 3 of the Delhi Special Police Establishment Act, 1946 (25 of 1946), and in supersession of the Notification of the Government of India in the Ministry of Home Affairs (Administrative Vigilance Division) No. 7/9/56-AVD, dated the 9th April, 1958, the Central Government hereby specifies the following offences and classes of offences in addition to those specified in the Notification of the Government of India in the Ministry of Home Affairs (Administrative Vigilance Division) No. 25/12/62-AVD-I, dated the 18th February, 1963 for the purpose of the said section, namely:—
- (a) Offences punishable under sections 161, 162, 163, 164, 165, 166, 167, 168, 169, 182, 193, 197, 198, 201, 204, 211, 218, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 246, 247, 248, 249, 250, 251, 252, 253, 254, 258, 259, 260, 261, 262, 263, 263A, 379, 380, 381, 382, 384, 385, 386, 387, 388, 389, 403, 406, 407, 408, 409, 411, 412, 413, 414, 417, 418, 419, 420, 465, 466, 467, 468, 471, 472, 473, 474, 475, 476, 477A, 489A, 489B, 489C and 489D of the Jammu and Kashmir State Ranbir Penal Code 1989 (12 of 1989);
- (b) Offences punishable under the Jammu and Kashmir State Prevention of Corruption Act, 2006 (13 of 2006).
- (c) Offences punishable under sections 132, 133, 134, 135 and 136 of the Customs Act, 1962 (52 of 1962).
- (d) attempts, abetments and conspiracies in relation to or in connection with the offences mentioned in clauses (a) to (c) and any other offences committed in the course of the same transaction arising out of the same facts.

#### ORDER

## New Delhi, the 1st April 1964

G.S.R. 578.—In exercise of the powers conferred by sub-section (1) of section 5 of the Delhi Special Police Establishment Act, 1946 (25 of 1946), and in supersession of the Order of the Government of India in the Ministry of Home Affairs No. 25/7/60-AVD, dated the 10th February, 1961, the Central Government hereby extends the powers and jurisdiction of members of the Delhi Special Police Establishment to the State of Jammu and Kashmir, for the investigation of offences specified in the Schedule annexed hereto.

#### SCHEDULE

- (a) Offences punished under sections 161, 162, 163, 164, 165, 166, 167, 168, 169, 182, 193, 197, 198, 201, 204, 211, 218, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 246, 247, 248, 249, 250, 251, 252, 253, 254, 258, 259, 260, 261, 262, 263, 263A, 379, 380, 381, 382, 384, 385, 386, 387, 388, 389, 403, 406, 407, 408, 409, 411, 412, 413, 414, 417, 418, 419, 420, 465, 466, 467, 468, 471, 472, 473, 474, 475, 476, 477A, 489A, 489B, 489C and 489D of the Jammu and Kashmir State Ranbir Penal Code 1989 (12 of 1989);
- (b) Offences punishable under the Jammu and Kashmir State Prevention of Corruption Act, 2006 (13 of 2006);
- (c) Offences punishable under sections 161, 162, 163, 164, 165, 165A, 166, 167, 168, 169, 182, 193, 197, 198, 201, 204, 211, 218, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 263A, 379, 380, 381, 382, 384, 385, 386, 387, 388, 389, 403, 406, 407, 408, 409, 411, 412, 413, 414, 417, 418, 419, 420, 465, 465, 466, 467, 468, 471, 472, 473, 474, 475, 476, 477A, 489A, 489B, 489C, 489D and 489E of the Indian Penal Code, 1860 (45 of 1860);
- (d) Offences punishable under the Prevention of Corruption Act, 1947 (2 of 1947);
- (e) Offences punishable under the Defence of India Act, 1962 (51 of 1962) and the Defence of India Rules framed thereunder:
- (f) Offences punishable under he Imports and Exports (Control) Act, 1947 (18 of 1947);
- (g) Offences punishable under the Foreign Exchange Regulation Act, 1947 (7 of 1947);
- (h) Offences punishable under sections 51, 52, 55 and 56 of the Indian Post Office Act, 1898 (6 of 1898);
- (i) () ffences punishable under sections 63, 68, 116, 538, 539, 540, 541, 542, 628, 629 and 630 of the Companies Act. 1956 (1 of 1956);
- (j) ()ffences punishable under sections 104 and 105 of the Insurance Act, 1938 (4 of 1938);
  - (k) Offences punishable under the Indian Official Secrets Act, 1923 (19 of 1923);
- (1) Offences punishable under sections 7 and 8 of the Essential Commodities Act, 1955 (10 of 1955) and conspiracies in relation thereto or in connection therewith:
- (m) Offences punishable under section 24(1)(iii) of the Industries (Development and Regulation) Act, 1951 (65 of 1951) and conspiracies in relation thereto or in connection therewith;
- (n) Offences punishable under items 26, 72, 74, 75, 76, 76A, 76B, 77, 78, 79, 80, and 81 of the Schedule to section 167 of the Sea Customs Act, 1878 (VIII of 1878);
- (o) Offences punishable under Sections 5 and 7 of the Land Customs Act, 1924 (XIX of 1924);
- (p) Offences punishable under sections 132, 133, 134, 135 and 136 of the Customs Act, 1962 (52 of 1962);
- (q) Offences punishable under the Indian Wireless Telegraphy Act, 1933 (17 of 1933);
- (r) Offences punishable under the Telegraph Wires (Unlawful Possession) Act, 1950 (74 of 1950);
- (s) Offences punishable under the Railway Stores (Unlawful Possession) Act, 1955 (51 of 1955);
- (t) Offences punishable under section 27 of the Indian Telegraph Act, 1885 (13 of 1885);

|PART II-

(u) attempts, abetments and conspiracies in relation to or in connection with the offences mentioned in clauses (a) to (k); and clauses (n) to (t) and any other offences committed in the course of the same transaction arising out of the same facts.

[No. 25/3/60-AVD.I.]

T. C. A. RAMANUJACHARI, Dy. Secy.

## CENTRAL BOARD OF EXCISE AND CUSTOMS

Customs

New Delhi, the 11th April 1964

G.S.R. 579.—In pursuance of clause (d) of section 152 of the Customs Act, 1962 (52 of 1962), read with the notification of the Government of India in the Ministry of Finance (Department of Revenue and Company Law) No. 45-Customs, dated the 11th April, 1964, the Central Board of Excise and Customs hereby empowers every Superintendent of Central Excise to exercise the powers of an Assistant Collector of Customs in respect of claims for refund of duty of customs under section 27 of the said Act on the grounds and to the extent specified in the said notification.

[No. 46/F. No. 16/79/62-L.C.I.]

J. BANERJEE, Secy.

## MINISTRY OF FOOD AND AGRICULTURE (Department of Food)

New Delhi, the 31st March 1964

- G.S.R. 580.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Department of Food (Class I and Class II Non-Secretariat Posts) Recruitment Rules, 1963, published with the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) No. G.S.R. 1925, dated the 12th December, 1963, namely:—
- 1. These Rules may be called the Department of Food (Class I and Class II Non-Secretariat Posts) Recruitment (Amendment) Rules, 1964.
- 2. In the Schedule annexed to the Department of Food (Class I and Class II Non-Secretariat Posts) Recruitment Rules, 1963—
  - (i) after item 1 and the entries relating thereto, the following item and entries shall be inserted, namely:—

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	hief Directo Lovements).	or One	Central Service	The post does not carry any prescribed scale of pay. The pay of an fofficer). appointed to the post will be fixed in accordance with the rules governing deputation.	Not applicable.	Not applicable.
7	3	9	10	II	12	13
Not appli- cable.	Not appli- cable.	Not applicable.	By transfer/ deputation.	Transfer/deputation— Suitable officers from the Railways, preferably of the rank of Chief Op- crating or Chief Commercial Super- intendent. (Period of deputa- tion not a Fine five ears.)		As required under the rules";

T. S BROCA, Under Secy.

ţ	2	3	4	5	6	7	8
5A Deputy Director ,Movements)	_	General Central Service Class I (Gazetted)	1100-50/2-1250	Selection	Not applicable.	Not ap- plicable	Not applicable.
9	10		II		12	1	3
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			Promotion—	_			
			Assistant J (Movements) ly transferred railways.	Directors permanent from the	-		
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## MINISTRY OF WORKS, HOUSING AND REHABILITATION

## (Department of Works and Housing)

New Delhi, the 28th March 1964

G S.R. 581.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendments to the rules regulating direct recruitment to the Central Engineering Service, Class I, issued with the notification of the Government of India in the late Ministry of Works, Housing and Supply No GSR 233, dated the 10th February, 1961, namely:—

In the said rules,—

- 1 for rule 5, the following rule shall be substituted, namely:-
  - "5 A candidate must be either-
    - (a) a citizen of India, or
    - (b) a subject of Sikkim, or
    - (c) a subject of Nepal, or
    - (d) a subject of Bhutan, or
    - (e) a Tibetan refugee who came over to India, before 1st January, 1962, with the intention of permanently settling in India, or
    - (f) a person of Indian origin who has migrated from Pakistan with the intention of permanently settling in India

Provided that a candidate belonging to any of the categories (c), (d), (e) and (f) above shall be a person in whose favour a certificate of eligibility has been granted by the Government and where a candidate belongs to category (f), the certificate of eligibility will be valid only for a period of one year from the date of his appointment beyond which he will be retained in service only if he has become a citizen of India

- NOTE (1) —Certificate of eligibility will not, however, be necessary in the case of candidates belonging to any one of the following categories
  - (1) Persons who migrated to India from Pakistan before the mineteenth day of July, 1948, and have ordinarily been residing in India since then
  - (11) Persons who migrated to India from Pakistan on or after the nineteenth day of July, 1948 and have got themselves registered as citizens under Article 6 of the Constitution
  - (iii) Non-citizens in category (f) above who entered service under the Government of India before the commencement of the Constitution, viz, 26th January, 1950, and who have continued in such service since then without a break Any such person who re-entered or may reenter such service with break after the 26th January, 1950, will, however, require certificate of eligibility in the usual way

Note (2)—A candidate in whose case a certificate of eligibility is necessary may be admitted to the examination and he may also be provisionally appointed subject to the necessary certificate being granted in his favour by the Government";

- 2 for rule 7, the following rule shall be substituted, namely
  - "7 On the date prescribed by the Commission in their Notice of the examination issued under rule 2, a candidate must have attained the age of 20 years and must not have attained the age of 25 years. The upper age limit of 25 years will be relaxable—
    - (1) upto a maximum of five years, if a candidate belongs to a Scheduled Caste or a Scheduled Tribe;
    - (ii) upto a maximum of three years, if a candidate is a resident of the former French Settlements which have now become part of India, and he has been receiving his education through the medium of French;
    - (iii) upto a maximum of four years, if a candidate belongs to the Andaman and Nicobar Islands;
  - (iv) upto a maximum of three years, if a candidate is an Indian citizen and is a repatriate from Ceylon;

- (v) upto a maximum of three years, if a candidate is a resident of the former Portuguese territories of Goa, Daman and Din which have now become part of India;
- (vi) upto a maximum of five years, in the case of candidates who are holding substantively permanent posts in the Central Public Works Department or who were continuously in temporary service under the Central Public Works Department for at least three years or who were within the above specified age limit on the date of their employment in the Central Public Works Department, such relaxation being limited to three examinations only. Departmental candidates must obtain previous permission of the head of the Department to appear for the examination.
- Note (1).—Candidates who are admitted to the examination under the age concession mentioned in rule 7 above, will be not eligible for appointment if after submitting the applications, they resign from service either before or after taking the examination. They will, however, continue to be eligible if they are retrenched from the service or posts after submitting the applications.
- Note (2).—Candidates who, after submitting their applications to the Central Public Works Department, are transferred to any other department/office, will be eligible for the age concession for Departmental candidates referred to in clause (vi) above as if they had not been so transferred, provided their application duly recommended has been forwarded by the Central Public Works Department.":
- 3. in rule 8, in Note 1, for the words "as a qualified candidate", the words, "as a candidate possessing the educational qualifications prescribed by this rule" shall be substituted:
- 4. in rule 10, after the words "for obtaining admission to the examination" the words "or of misbehaviour in the examination hall" shall be inserted;
  - 5. for rule 11, the following rule shall be substituted, namely:-
    - "11. Any attempt on the part of a candidate to obtain support for his candidature by any means may disqualify him for admission.";
  - 6. for rule 12, the following rule shall be substituted, namely:—
    - "12. Candidates must pay the fees prescribed in Appendix III. No claim for a refund of the fees will be entertained except to the extent stated in that Appendix nor can the fees be held in reserve for any other examination or selection.";
  - in Appendix II, for paragraph 5, the following shall be substituted, namely:—
     "5. The Commission will summon at their discretion only such candidates as they consider suitable for interview for a Personality Test.";
  - 8. in Appendix III,
    - (1) in paragraph 2, for the words "and the decision communicated to the candidate", the words "and their decision admitting a candidate to the examination has been communicated to him" shall be substituted.
    - (2) paragraph 3 shall be omitted.

[No. 15(9)/63-EWI (i).]

G.S.R. 582.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendments to the trules regulating direct recruitment to the Central Engineering Service, Class II, issued with the notification of the Government of India in the late Ministry of Works, Housing and Supply No. G.S.R. 234, dated the 10th February, 1961, namely:—

In the said rules,--

- 1. for rule 5, the following rule shall be substituted, namely:-
  - "5. A candidate must be either
    - (a) a citizen of India, or

- (b) a subject of Sikkim, or
- (c) a subject of Nepal, or
- (d) a subject of Bhutan, or
- (e) a Tibetan refugee who came over to India, before 1st January, 1962, with the intention of permanently settling in India, or
- (f) a person of Indian origin who has migrated from Pakistan with the intention of permanently settling in India;

Provided that a candidate belonging to any of the categories (c), (d), (e) and (f) above shall be a person in whose favour a certificate of eligibility has been granted by the Government and where a candidate belongs to category (f), the certificate of eligibility will be valid only for a period of one year from the date of his appointment, beyond which he will be retained in service only if he has become a citizen of India.

- Note (1).—Certificate of eligibility will not, however, be necessary in the case of candidates belonging to any one of the following categories:—
  - (i) Persons who migrated to India from Pakistan before the nineteenth day of July, 1948 and have ordinarlly been residing in India since then,
  - (ii) Persons who migrated to India from Pakistan on or after the nineteenth day of July, 1948 and have got themselves registered as citizens under Article 6 of the Constitution.
  - (iii) Non-citizens in category (f) above who entered service under the Government of India before the commencement of the Constitution, viz., 26th January, 1950, and who have continued in such service since then without a break. Any such person who re-entered or may reenter such service with break after the 26th January, 1950, will, however, require certificate of eligibility in the usual way.

Note (2).—A candidate in whose case a certificate of eligibility is necessary may be admitted to the examination and he may also be provisionally appointed subject to the necessary certificate being granted in his favour by the Government";

- 2. for rule 7, the following rule shall be substituted, namely:—
  - "7. On the date prescribed by the Commission in their Notice of the examination issued under rule 2, a candidate must have attained the

age of 20 years and must not have attained the age of 25 years. The upper age limit of 25 years will be relaxable.

- upto a maximum of five years, if a candidate belongs to a Scheduled Caste or a Scheduled Tribe;
- (ii) upto a maximum of three years, if candidate is a resident of the former French Settlements which have now become part of India, and he has been receiving his education through the medium of French;
- (iii) upto a maximum of four years, if a candidate belongs to the Andaman and Nicobar Islands;
- (iv) upto a maximum of three years, if a candidate is an Indian citizen and is a repatriate from Ceylon;
- (v) upto a maximum of three years, if a candidate is a resident of the former Portuguese territories of Goa, Daman and Diu which have now become part of India;
- (vi) upto a maximum of five years, in the case of candidates who are holding substantively permanent posts in the Central Public Works Department or who were continuously in temporary service under the Central Public Works Department for at least three years or who were within the above specified age limit on the date of their employment in the Central Public Works Department, such relaxation being limited to three examinations only. Departmental condidates must obtain previous permission of the head of the Popartment to spear for the examination.
- NOTE (1)—Curdidates who are admitted to the examination under the age concession mentioned in rule 7 above, will not be eligible for appointment if

after submitting the applications, they resign from service either before or after taking the examination. They will, however, continue to be eligible if they are retrenched from the service or posts after submitting the applications.

- Note (2).—Candidates who, after submitting their applications to the Central Public Works Department, are transferred to any other department/office, will be eligible for the age concession for Departmental candidates referred to inclause (vi) above as if they had not been so transferred, provided their application, duly recommended has been forwarded by the Central Public Works Department.";
- 3. in rule 8, in Note I, for the words "as a qualified candidate" the words, "as a candidate possessing the educational qualifications prescribed by this rule" shall be substituted;
- 4. in rule 10, after the words "for obtaining admission to the examination" the words "or of misbehaviour in the examination hall" shall be inserted;
  - 5. for rule 11, the following rule shall be substituted, namely:-
    - "11. Any attempt on the part of a candidate to obtain support for his candidature by any means may disqualify him for admission.";
  - 6. for rule 12, the following rule shall be substituted, namely:-
    - "12. Candidates must pay the fees prescribed in Appendix III. No claimfor a refund of the fees will be entertained except to the extent stated in that Appendix nor can the fees be held in reserve for any other examination or selection.";
  - 7. in Appendix II, for paragraph 5, the following shall be substituted, namely:-
    - "5. The Commission will summon at their discretion only such candidatesas they consider suitable for interview for a Personality Test.";
  - 8. in Appendix III,
    - (1) in paragraph 2, for the words "and the decision communicated to the candidate", the words "and their decision admitting a candidate to the examination has been communicated to him" shall be substituted.
    - (2) paragraph 3 shall be omitted.

[No. 15(9)/63-EWI (ii).]

G.S.R. 583.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendments to the rules regulating direct recruitment to the Central Electrical Engineering Service, Class I, issued with the notification of the Government of India in the late Ministry of Works, Housing and Supply No. G.S.R. 36, dated the 31st December. 1958, namely:—

In the said rules,---

- 1. for rule 5, the following rule shall be substituted, namely:-
  - "5. A candidate must be either
    - (a) a citizen of India, or
    - (b) a subject of Sikkim, or
    - (c) a subject of Nepal, or
    - (d) a subject of Bhutan, or
    - (e) a Tibetan refugee who came over to India, before 1st January, 1962, with the intention of permanently settling in India, or
    - (f) a person of Indian origin who has migrated from Pakistan with the intention of permanently settling in India;

Provided that a candidate belonging to any of the categories (c), (d), (e) and (f) above shall be a person in whose favour a certificate of eligibility has been granted by the Government and where a candidate belongs to category (f), the certificate of eligibility will be valid only for a period of one year from the date

of his appointment, beyond which he will be retained in service only if he has become a citizen of India.

Note (1).—Certificate of eligibility will not, however, be necessary in the case of candidates belonging to any one of the following categories:—

- (i) Persons who migrated to India from Pakistan before the nineteenth day of July, 1948 and have ordinarily been residing in India since then.
- (ii) Persons who migrated to India from Pakistan on or after the nineteenth day of July, 1948 and have got themselves registered as citizens under Article 6 of the Constitution.
- (iii) Non-citizens in category (f) above who entered service under the Government of India before the commencement of the Constitution, viz., 26th January, 1950, and who have continued in such service since then without a break. Any such person who re-entered or may reenter such service with break after the 26th January, 1950, will, however, require certificate of eligibility in the usual way.

Note (2).—A candidate in whose case a certificate of eligibility is necessary may be admitted to the examination and he may also be provisionally appointed subject to the necessary certificate being granted in his favour by the Government";

- 2. for rule 7, the following rule shall be substituted, namely:-
  - "7. On the date prescribed by the Commission in their Notice of the examination issued under rule 2, a candidate must have attained the age of 20 years and must not have attained the age of 25 years. The upper age limit of 25 years will be relaxable
    - (i) upto a maximum of five years, if a candidate belongs to a Scheduled Caste or a Scheduled Tribe;
    - (ii) upto a maximum of three years, if a candidate is a resident of the former French Settlements which have now become part of India, and he has been receiving his education through the medium of French;
    - (iii) upto a maximum of four years, if a candidate belongs to the Andaman and Nicobar Islands;
    - (iv) upto a maximum of three years, if a candidate is an Indian citizen and is a repatriate from Ceylon;
    - (v) upto a maximum of three years, if a candidate is a resident of the former Portuguese territories of Goa, Daman and Diu which have now become part of India;
    - (vi) upto a maximum of five years, in the case of candidates who are holding substantively permanent posts in the Central Public Works Department or who were continuously in temporary service under the Central Public Works Department for at least three years or who were within the above specified age limit on the date of their employment in the Central Public Works Department, such relaxation being limited to three examinations only. Departmental candidates must obtain previous permission of the head of the Department to appear for the examination.
- Note (1).—Candidates who are admitted to the examination under the age concession mentioned in rule 7 above, will not be eligible for appointment if after submitting the applications, they resign from service either before or after taking the examination. They will, however, continue to be eligible if they are retrenched from the service or posts after submitting the applications.
- Note (2).—Candidates who, after submitting their applications to the Central Public Works Department, are transferred to any other department/office, will be eligible for the age concession for Departmental candidates referred to in clause (vi) above as if they had not been so transferred, provided their application duly recommended has been forwarded by the Central Public Works Department.";
- 3. in rule 8, in Note I, for the words "as a qualified candidate", the words, "as a candidate possessing the educational qualifications prescribed by this rule" shall be substituted;

- 4. in rule 10, after the words "for obtaining admission to the examination" the words "or of misbehaviour in the examination hall" shall be inserted;
  - 5. for rule 11, the following rule shall be substituted, namely:—
    - "11. Any attempt on the part of a candidate to obtain support for his candidature by any means may disqualify him for admission.";
  - 6. for rule 12, the following rule shall be substituted, namely:-
    - "12. Candidates must pay the fees prescribed in Appendix III. No claim for a refund of the fees will be entertained except to the extent stated in that Appendix nor can the fees be held in reserve for any other examination or selection.";
  - 7. in Appendix II, for paragraph 5, the following shall be substituted, namely:—
    - "5. The Commission will summon at their discretion only such candidates as they consider suitable for interview for a Personality Test.";
  - 8. in Appendix III,
    - (1) in paragraph 2, for the words "and the decision communicated to the candidate", the words "and their decision admitting a candidate to the examination has been communicated to him" shall be substituted.
    - (2) paragraph 3 shall be omitted.

[No. 15(9)/63-EWI (iii).]

G.S.R. 584.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendments to the rules regulating direct recruitment to the Central Electrical Engineering Service, Class II, issued with the notification of the Government of India in the late Ministry of Works, Housing and Supply No. G.S.R. 235, dated the 10th February, 1961, namely:—

In the said rules.-

- 1. for rule 5, the following rule shall be substituted, namely:-
  - "5. A candidate must be either
    - (a) a citizen of India, or
    - (b) a subject of Sikkim, or
    - (c) a subject of Nepal, or
    - (d) a subject of Bhutan, or
    - (e) a Tibetan refugee who came over to India, before 1st January, 1962, with the intention of permanently settling in India, or
    - (f) a person of Indian origin who has migrated from Pakistan with the intention of permanently settling in India:

Provided that a candidate belonging to any of the categories (c), (d), (e) and (f) above shall be a person in whose favour a certificate of eligibility has been granted by the Government and where a candidate belongs to category (f), the certificate of eligibility will be valid only for a period of one year from the date of his appointment, beyond which he will be retained in service only if he has become a citizen of India.

- Note (1).—Certificate of eligibility will not, however, be necessary in the case of candidates belonging to any one of the following categories:—
  - (i) Persons who migrated to India from Pakistan before the nineteenth day of July, 1948 and have ordinarily been residing in India since then.
  - (ii) Persons who migrated to India from Pakistan on or after the nineteenth day of July, 1948 and have got themselves registered as citizens under Article 6 of the Constitution.
    - i) Non-citizens in category (f) above who entered service under the Government of India before the commencement of the Constitution, viz., 26th January, 1950, and who have continued in such service since

then without a break. Any such person who re-entered or may reenter such service with break after the 26th January, 1950, will, however, require certificate of eligibility in the usual way.

Note (2).—A candidate in whose case a certificate of cligibility is necessary may be admitted to the examination and he may also be provisionally appointed subject to the necessary certificate being granted in his favour by the Government";

- 2. for rule 7, the following rule shall be substituted, namely:--
  - "7. On the date prescribed by the Commission in their Notice of the examination issued under rule 2, a candidate must have attained the age of 20 years and must not have attained the age of 25 years. The upper age limit of 25 years will be relaxable.
    - upto a maximum of five years, if a candidate belongs to a Scheduled Caste or a Scheduled Tribe;
    - (ii) upto a maximum of three years, if a candidate is a resident of the former French Settlements which have now become part of India, and he has been receiving his education through the medium of French;
    - (iii) upto a maximum of four years, if a candidate belongs to the Andaman and Nicober Islands;
    - (iv) upto a maximum of three years, if a candidate is an Indian citizen and is a repatriate from Ceylon;
    - (v) upto a maximum of three years, if a candidate is a resident of the former Portuguese territories of Goa, Daman and Diu which have now become part of India;
    - (vi) upto a maximum of five years, in the case of candidates who are holding substantively permanent posts in the Central Public Works Department or who were continuously in temporary service under the Central Public Works Department for at least three years or who were within the above specified age limit on the date of their employment in the Central Public Works Department, such relaxation being limited to three examinations only. Departmental candidates must obtain previous permission of the head of the Department to appear for the examination.
- Note (1).—Candidates who are admitted to the examination under the age concession mentioned in rule 7 above, will not be eligible for appointment if after submitting the applications, they resign from service either before or after taking the examination. They will, however, continue to be eligible if they are retrenched from the service or posts after submitting the applications.
- Note (2).—Candidates who, after submitting their applications to the Central Public Works Department, are transferred to any other department/office, will be eligible for the age concession for Departmental candidates referred to in clause (vi) above as if they had not been so transferred, provided their application duly recommended has been forwarded by the Central Public Works Department.";
- 3. in rule 8, in Note 1, for the words "as a qualified candidate", the words, "as a candidate possessing the educational qualifications prescribed by this rule" shall be substituted;
- 4. in rule 10, after the words "for obtaining admission to the examination" the words "or of misbehaviour in the examination hall" shall be inserted;
  - 5. for rule 11, the following rule shall be substituted, namely:-
    - "11. Any attempt on the part of a candidate to obtain support for his candidature by any means may disqualify him for admission.";
  - 6. for rule 12, the following rule shall be substituted, namely:-
    - "12. Candidates must pay the fees prescribed in Appendix III. No claim for a refund of the fees will be entertained except to the extent stated in that Appendix nor can the fees be held in reserve for any other examination or selection.";

- 7. in Appendix II, for paragraph 5, the following shall be substituted, namely:—
  - "5. The Commission will summon at their discretion only such candidates as they consider suitable for interview for a Personality Test.";
- in Appendix III,
  - (1) in paragraph 2, for the words "and the decision communicated to the candidate", the words "and their decision admitting a candidate to the examination has been communicated to him" shall be substituted.
  - (2) paragraph 3 shall be omitted.

[No. 15(9)/63-EWI (iv).]

R. C. MEHRA, Under Secy.

## MINISTRY OF INTERNATIONAL TRADE

New Delhi, the 4th April 1964

G.S.R. 585.—In exercise of the powers conferred by Section 26 of the Coir Industry Act, 1953 (45 of 1953), the Central Government hereby makes the following rules further to amend the Coir Industry (Registration and licensing) Rules, 1958, the same having been previously published as required by sub-section (1) of that Section namely:

#### RULES

- 1. These rules may be called the Coir Industry (Registration and Licensing) Third Amendment Rules, 1964.
- 2. In the Coir Industry (Registration and Licensing) Rules, 1958, rule 5 shall be omitted.

[No. 11(10)/63-J&C/EP(TC).]

S. BANERJEE, Dy. Secy.

#### MINISTRY OF TRANSPORT

#### (Transport Wing)

Ports

New Delhi, the 31st March 1964

- G.S.R. 586.—In exercise of the powers conferred by sub-section (1) of section 3 of the Major Port Trusts Act, 1963 (38 of 1963), the Central Government hereby constitutes, with effect from the 1st April, 1964, a Board of Trustees in respect of the port of Kandla (to be called the Board of Trustees of the port of Kandla), consisting of the following Trustees, namely:—
  - 1. Shri N. C. Patel—(Chairman).
  - 2. Assistant Collector of Customs, Kandla (representing the Customs Department).
  - Chief Operating Superintendent, Western Railway (representing the Indian Railways).
  - Chief Staff Officer to the Flag Officer, Bombay (representing the Defence Services).
  - 5. Director of Ports, Gujarat State (representing the State Government).
  - 6. Administrator, Gandhidham Municipality (representing Municipality).
  - 7. Shri K. L. Jain (representing Rajasthan Chamber of Commerce).
  - 8. Shri Premchand Gokaldas (representing Gujarat Chamber of Commerce).
  - 9. Shri R. C. Raval (representing Gandhidham Chamber of Commerce).

- Shri M. H. Parekh (representing Indian National Steamship Owners' Association).
- 11. Shri Damodar Mathuradas Ashar (representing All Indla Sailing Vessels Industries Association).

[No. 19-PG(40)/64.]

- G.S.R. 587.—In exercise of the powers conferred by sub-section (1) of section 3 of the Major Port Trusts Act, 1963 (38 of 1963), the Central Government hereby constitutes, with effect from the 1st April, 1964, a Board of Trustees in respect of the port of Cochin (to be called the Board of Trustees of the port of Cochin), consisting of the following Trustees, namely:—
  - 1, Shri P. R. Subramanian—(Chairman).
  - 2. Collector of Customs and Central Excise, Cochin (representing the Customs Department).
  - Chief Operating Superintendent, Southern Railway (representing the Indian Railways).
  - 4. Commodore-in-Charge, Cochin (representing the Defence Services).
  - Secretary, Public Works Department, Government of Kerala (representing the State Government).
  - 6. Municipal Commissioner, Ernakulam.
  - 7. Shri G. S. Dhara Singh (representing Labour).
  - 8. Shri M. K. Raghavan (representing Labour).
  - Shri R. J. Watson (representing Cochin Chamber of Commerce and Industry).
  - 10. Shri P. Achuthan Pillai (representing Indian Chamber of Commerce).
  - 11. Shri Joseph Chakola (representing Ernakulam Chamber of Commerce).
  - 12. Shri Chandulal Kanji Mehta (representing All India Sailing Vessels Industries Association).
  - 13. Shri K. G. Bhagat (representing Indian National Steamship Owners' Association).
  - 14. Shri K. J. Herschell, Chairman, Fort Cochin Municipality (representing Municipal Interests).

[No. 19-PG(40)/64.]

- G.S.R. 588.—In exercise of the powers conferred by sub-section (1) of section 3 of the Major Port Trusts Act, 1963 (38 of 1963), the Central Government hereby constitutes, with effect from the 1st April, 1964, a Board of Trustees in respect of the port of Vishakhapatnam (to be called the Board of Trustees of the port of Vishakhapatnam), consisting of the following Trustees, namely:—
  - 1. Shri C. R. Reddy-(Chairman).
  - 2. Deputy Collector of Customs, Vishakhapatnam (representing the Customs Department).
  - 3. Divisional Superintendent, South Eastern Railway, Waltair (representing the Indian Railways).
  - 4. Commodore, East Coast (representing the Defence Services).
  - Collector, Visakhapatnam District, Visakhapatnam (representing the State Government).
  - 6. Commissioner, Visakhapatnam Municipality.
  - 7. Shri V. V. Rau (representing Visakhapatnam Steamship Agents Association).

- 8. Shri A. V. Bhanoji Rao (representing Vizagapatam Chamber of Commerce).
- 9. Shri Kancharla Subramanyam Dutt (representing Federation of Chambers of Commerce and Industry, Audhra Pradesh).
- Shri T. S. N. Raju, Chairman, Visakhapatnam Municipal Council (representing Visakhapatnam Municipal Council).

[No. 19-PG(40)/64.]

K. RANGANATHAN, Dy. Secy.

## (Transport Wing)

## MERCHANT SHIPPING

## New Delhi, the 3rd April 1964

- G.S.R. 589.—In exercise of the powers conferred by clause (e) of subsection (2) of section 236 of the Merchant Shipping Act, 1958 (44 of 1958) and in supersession of all previous rules and orders on the subject, the Central Government hereby makes the following rules, the same having been previously published as required by sub-section (1) of section 236 of the said Act, namely:—
- 1. Short Title, Commencement and Application.—(1) These rules may be called the Merchant Shipping (Form of Passenger Ships' Survey Certificates) Rules, 1964.
  - (2) They shall come into force at once.
- (3) They shall apply to sea-going passenger ships fitted with mechanical means of propulsion.
  - 2. Definitions.—In these rules,—
    - (a) "Act" means the Merchant Shipping Act, 1958;
    - (b) "Schedule" means a Schedule to these rules.
- 3. Declaration of Survey.—The form of declaration of survey referred to in section 223 of the Act shall be as set out in Schedule I.
- 4. Certificate of Survey.—(1) The form of certificate of survey referred to in section 225 of the Act shall be as set out in Schedule II.
- (2) Every certificate of survey shall be issued in duplicate by the Principal Officer or in his absence by the Surveyor carrying out his duties.
- (3) The owner or master of every ship for which a certificate of survey has been granted shall cause one of the duplicates thereof to be affixed, and kept affixed so long as the certificate remains in force and the ship is in use on some conspicuous part of the ship where it may be easily read by all persons on board thereof.
- 5. Expired, Cancelled, or Suspended Certificates of Survey.—Every certificate of survey granted under the Act which has expired or has been cancelled or suspended, shall be forwarded as soon as possible to the Principal Officer by whom the certificate was originally issued.
- 6. Penalty.—Whoever commits a breach of any of the provisions of these rules shall be punishable with fine which may extend to one thousand rupees, and if the breach is a continuing one, with further fine which may extend to fifty rupees for every day after the first during which the breach continues.

## SCHEDULE I

(See rule 3)

National Emblem

Issued by the Government of India.

## DECLARATION OF SURVEY OF A PASSENGER SHIP

## SHIP

Name and Official Num	iber Port of Reg	or Quadrand Reg	Twin, Triple ruple Screw, istered Horse Power	Tonnage	Registe Fonn	
		·	rower	Registered feet	Length	iπ
	Name and	address of Owner or	Agent			
	Ma	ster and Officers.				
Rank	Personal N	ame(8) Surname		f Certificate of Issue	Grade	 c
Master						
First Mate	,					
Second Mate		<del></del>		<del></del>		
Chief Engineer				<i></i>		
Second Engineer .		<del></del>			<del>-</del>	
Third Engineer	·					
Doctor						
		HULL				
By whom built:						_
Where Built	When Built	Extent of Double Bottom	Number of watertight Transverse heads exten to the Bulk Deck	Bulk- Certi ding Date	of Load	upto
Whether Steel, welded	and or Riveted	Structural Fire Pr	otection			
		Metho	d			

## MACHINERY AND BOILERS

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Number	STEAM	INTERNAL COMBUSTIO	Number N	Diameter	Length of Stroke
<del></del>	Туре	Туре	· ·· <u>-</u>	Inches/mm.	Inches/mm.
Year when m	 nade:		By whom made	ie:	
		воп	LERS		
fired (3) We (4) Su	al fired or Oil	By whom Year wh made made	nen Date whe last examin nally	teste app Boi	when Boilers hydraulically d, and pressure lied, and whether lers were then in Ship or not
Mein					
Auxiliary		<del></del>		<del></del> .	
No. Of wi	hat material made	EVAPOR By whom Year wh made made	ien Maximum	Diameter of reduced orifice in Date reducing when nozzle, if applie fitted	n ———
	SAF	ETY VALVES		STEAM PIPES	
Description	By whom m	ade Number on each Boiler or Evaporator	Limiting Presure: lbs. pesquare inch	s- Date of r Hydraulic tes	Pressure t applied: lbs. per square inch
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Boiler Shell or Drum Superheaters				<del></del>	
Auxiliary Bo Evaporators	uers	. Auxilia	ry	<del></del>	·
	<del></del>	· · · · ·			

	Fi	RE APPLIANCES	1	•	
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Fixed Installation .	{ Carge { Mach	Spaces inery Spaces———		_	· · · ·
Pumps .					
Hoses Breathing Appara	Other	hinery Spaces Spaces			
Direction System Cargo Spaces	<u> </u>	<u> </u>	<del></del>	-	
<del></del>	ements such that a fi	ire in one compartn	ent will not put all	the fire pun	nps or
Number of Bower	an- Description of	f Is the power for	Date when pro-	- Minimum	
chors and Length		f Is the power for	Date when pro-	ber of cert	ificate re Actu
chors and Length Diameter of Ch	an- Description of and the main	f Is the power for the going astern suring cient for the proper control of the ship in all circumstances	Date when pro- fi- peller shafts ro- were last ins- pected  Date of inspec-	ber of cert lifeboatmer quired & on boa	ificate re Actuard
chors and Length Diameter of Ch Cables	an- Description of and the main	f Is the power for the going astern sur- ring cient for the proper control of the ship in all circumstances	Date when pro- fi- peller shafts ro- were last ins- pected  Date of inspec-	ber of cert lifeboatmet quired & on boa	ificate n re Actuard
chors and Length Diameter of Ch Cables  Fa homs	an- Description of and the main	f Is the power for the going astern suring cient for the proper control of the ship in all circumstances  Is the necessary—stability data on board?	Date when pro- fi- peller shafts ro- were last ins- pected  Date of inspec- tion of Certifi- cate of Registry	ber of cert lifeboatmer quired & on boa	person the

umber of side......Lumiting mean draught.....

	C	OMPASSE	ES				
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	I	HOSPITA	L 				
Permanent on Upper	Deck			Tempora	ry on	Upper I	)eck
Number of banks Su	perficial deck area	Cubic feet		Number o	f Superi	icial feet r	cserved
				Voyages of tion not ex ing 48 hor	xcced-	Voyages 48 hours	
	EQUIPMENT		<del></del>				
Description and state of di apparatus	water th	y of purc at it is cap ng in 24	able of				
SPACE AVAILABL	E FOR——P	RTHED I ILGRIMS	3		er).	<del></del>	<del>-,</del>
Space available Unberthed	ď	Num	ber of u	nberthed p	assenger	8	
for passenger	8			Pilgrims			
Pilgrims	Total sq. fe	et Voyages tion not ing 24 ho	exceed⊢	tion betw and 48 ho	veen 24	Voyages ing 48 ho	exceed- ours
		Fair Season	Foul Season	Fair Season	Foul Season	Fair Scasen	Foul Scusor

[PART II-

N.B.—In the case of pilgrim ships items which are not applicable should be struck out.

## SUBDIVISION LOAD LINES

Description attached at to davits to No persons No pers			Sub-divi- sion
# Insert here the conditions, if any, on which the elements of the davits to the properties.  # Insert here the conditions, if any, on which the elements of the davits to the davits to the properties.  # Life-boats-Oar propelled  Life-boats-Motor Class A  Life-boats-Motor Class B  Life-boats-Mechanically Hand Propelled  Total Number  Total Number			
*Insert here the conditions, if any, on which the electric LIFE-SAVING APP  Description  Boats Boats attached atto davits to No persons N  Life-boats-Oar propelled  Life-boats-Motor Class A  Life-boats-Motor Class B  Life-boats-Mechanically Hand Propelled  Totals  Buoyant Apparatus  Total Number			
*Insert here the conditions, if any, on which the electric LIFE-SAVING APP  Description  Boats Boats attached at to davits to davits to No persons N  Life-boats-Oar propelled  Life-boats-Motor Class A  Life-boats-Motor Class B  Life-boats-Mechanically Hand Propelled  Totals  Total Number			<u> </u>
*Insert here the conditions, if any, on which the e  LIFE-SAVING APP  Boats Boats attached at to davits to  No persons N  Life-boats-Oar propelled  Life-boats-Motor Class A  Life-boats-Mechanically Hand Propelled  Totals  Buoyant Apparatus  To	RANTED		
*Insert here the conditions, if any, on which the electric LIFE-SAVING APP  Boats Bo			
*Insert here the conditions, if any, on which the e  LIFE-SAVING APP  Boats Boats Boats attached at to davits to  No persons N  Life-boats-Oar propelled  Life-boats-Motor Class A  Life-boats-Motor Class B  Life-boats-Mechanically Hand Propelled  Totals  Total Number			• • • • • • • • • • • • • • • • • • • •
*Insert here the conditions, if any, on which the e  LIFE-SAVING APP  Boats Boats attached at to davits to  No persons N  Life-boats-Oar propelled  Life-boats-Motor Class A  Life-boats-Motor Class B  Life-boats-Mechanically Hand Propelled  Totals  Total Number			
LIFE-SAVING APP  Boats Boats attached at to davits to No persons N  Life-boats-Oar propelled  Life-boats-Motor Class A  Life-boats-Mechanically Hand Propelled  Total S  Total Number			
Life-boats-Oar propelled  Life-boats-Motor Class A  Life-boats-Motor Class B  Life-boats-Mechanically Hand Propelled  Totals  Buoyant Apparatus  To	-		
Life-boats-Motor Class A  Life-boats-Motor Class B  Life-boats-Mechanically Hand Propelled  TOTALS  Buoyant Apparatus  Total Number	ats not Total No. Cached of Boats	city	Total No. of persons
Life-boats-Motor Class B  Life-boats-Mechanically Hand Propelled  TOTALS  Buoyant Apparatus  Total Number	ached of Boats lavits	city	No. of
Life-boats-Mechanically Hand Propelled  TOTALS	ached of Boats lavits	city	No. of
Total Number	ached of Boats lavits	city	No. of persons
Buoyant Apparatus	ached of Boats lavits . persons	city	No. of persons
Total Number	ached of Boats lavits . persons	city	No. of persons
	ached of Boats lavits . persons	city	No. of persons
	ached of Boats lavits . persons	city	No. of persons
Lifebuoys { Number with	ached of Boats lavits . persons	city	No. of persons
Lifejackets .	ached of Boats lavits . persons	city	No. of persons
Type of line-throwing appliance:—	ached of Boats lavits . persons	city	No. of persons

No. of sets of Davits required by Indian Merchant Shipping (Life Saving If full No. of sets of Davits and life-boat capacity required by Indian Merchant Shipping (Life Saving Appliances) Rules, Appliances) Rules, 1956. 1956 are not fitted, quote authority for exemption. Minimum Aggregate Capacity of Lifeboats required by Indian Merchant Shipping (Life Saving Appliances) Rules, 1956-Class of ship under Indian Merchant Shipping Act(Life Saving Appliances) Rules, 1956 . RADIO INSTALLATIONS Radio Telegraphy | Rad Telephony RADIO PERSONNEL Rank Personal Name(s) Surname Number of Class of certificate certificate First.Operator Second Operator Third Operator RADIO TELEGRAPHY Particulars to be inverted in case of Ships requiring Safety Conventian Certificates Requirements of Regulations Actual provision Hours of listening by operator . Number of operators Whether autoalarm fitted . Whether main installation fitted Whether emergency installation fitted Whether main and emergency transmitter electrically separated or combined . Whether direction-finder fitted INSTALLATION Remarks MAIN TRANSMITTER Maker's name Type No. or designation Type of emission Power rating

Authorised frequencies

636 THE GAZE	TTE OF INDIA : APR	IL 11, 1964/CHAITRA	22, 1886 [PART II-
EMERGENCY TRANS Maker's name Type No. or design Type of emission Power rating	ation		
AUTOMATIC KEYIN Maker's name . Type No. or design			
RECIVERS—(1) Main (2) Emer Type No. or design Range of frequencie	gency ation		
POWER SUPPLY	,		
Main source of c			
Emergency source of for the radio equipolation by the Rules)	ment (if required		
D IRECTION-FINDE	R (if fitted)		
Moker's name			
Type No, or desig	nation		
Date of last calib	ration		
Has the calibration during the past y			
AUTO-ALARM (if fitt Maker's name Type No. or design	-		
RADAR (if fitted) Maker's name Type			
	RADIOTELE	ERHONY	
Particulars to be t	inserted in case of Ships	requiring Safety Conve	ntion Certificates
		Requirements of Chapter of the Convention	Actual Provision
Hours of listening by 6 Indian Merchant S 1956].	Operator [Rule 28 of the hipping (Radio) Rules,	:	
Number of Operators	[Rule 27 ibid]		
<u> </u>	INSTALLA	TION	
Maken's Name	Type and Number	Situation in Ship	Frequencies
			Trans- Receiving mitting

Source of I	Electrical Energy		Type of Direction Finder
Main E	mergency[if requi 25 of the Indian Shipping (Radi 1956]	Merchant	Type of Direction-Finder (if fitted)
		<del></del>	<u></u> _
NOTE.—The Radio Inspec and the authority for such ex	REMARI tor should include temptions.	_	particulars of exemptions granted
	SURVEYOR'S	S REMARK S	
DECLARATION TO BE MA SHIP SURVEYOR	DE BY		RATION TO BE MADE BY AUTICAL SURVEYOR
I HEREBY DECLARE		I HEREB	Y DECLARE
that on— the inspection of (a) of S.S./M.V Official Numberan		the insp of	oction of (a)
1. the hull of the ship is suffic service intended and in good	cient for the condition.	ladders; of ma signals, soundin	-saving appliances, the pilot, the lights, shapes and the means aking sound, distress and ligh the compasses and the depth g devices are sufficient for the intended and in good con-
2. the hull, witertight subdiviments and details, structuring against fire, means of escape stanchions and bulwarks, co Indian Merchant Shipping and Survey of Passenger Stea 1956.	ral protection e, guard rails, mply with the Construction	ches, th equipment comply	oats, davits and lifeboat win- e launching gear and lifeboat at and otherlife-saving appliances with the Indian Merchant (Life Saving Appliances) 56.
3. the subdivision load lines as ship are marked on the ship	signed to the s sides.	3. the pilot Mercha Rules,	ladders comply with the Indian nt Shipping (Pilot Ladders) 1953.
4. the required stability inforboard.	mation is on	tion lig ing s are re sion R	is provided with such naviga- hts, shapes and means of mak- ound distress and light signals as quired by the International Colli- legulations, the Rules for Distress and the Merchant Shipping Act,
5. the shelter for unberthed such and in such condition by the Merchant Shipping A	as is required		ompasses and depth sounding comply with the rule require-

- 6. the various unberthed passenger/pilgrim compartments comply with the rules as regards light, ventilation and means of egress, and measurement for the numbers for which they are fitted. 7. thefresh water supply stations, latrines and
- wash places comply with the rules.
- 6, the certificates of the master and mates are such as are required by the Merchant Shipping Act, 1958.
- 7. in my judgement the ship as regards the items mentioned above is fit to ply
- On international voyages, and in the pilgrim trade under Simla Rules, 1931.
- On short international voyages.
- ---within the On voyages of class— Indian Home Trade.
- 8. the required stability information on board.
- 8. in my judgement the ship as regards the items mentioned above is fit to ply
  - On international voyages and in the pilgrim trade under Simla Rules, 1931.
  - On short International Voyages.
  - On voyages within the Indian Home Tradelimits.
- 9. in my judgement the ship is fit to carry the number of passengers shown on page \_\_\_\_of this form under the conditions there indicated provided there is no encumbrance of the space measured for passenger accommodation.
- 10. in myjudgement the ship as regards the items mentioned above will be sufficient until(b)

9, the ship is supplied with the navigation instruments required by the rules.

10. in my judgement the equipment mentioned above will be sufficient until (b)

Dated at ..... this...... day of.......... . . Dated at ..... this.....19

Nautical Surveyor

Ship Surveyor (a) Delete and initial any items you did not

(b) Insert date or dates.

## DECLARATION TO BE MADE BY THE RADIO INSPECTOR

#### I hereby declare:

- 2. @That the ship as regards the radiotelephone installation is in my judgement fit to ply on an international voyage.

That the ship as regards radiotelegraphy and direction-finder is in my judgement fit to ply on\*\*

- (a) a voyage of any kind;
- (b) a voyage within the limits in which a range of reception on frequencies from 15 to 20, 100 to 160 and 160 to 4,000 kilocycles is permissible;
- (c) a voyage on which, having regard to the radio personnel carried, the hours at sea must not exceed...................% hours until\*\*\*
- 3. That having regard to the tonnage of the ship and the voyages on which she fis fit to ply, the radiotelegraphy/radiotelephony installation complies with the Indian Merchant Shipping (Radio) Rules, 1956.
- 4. That the direction-finder complies with the Indian Merchant Shipping (Direction Finder) Rules, 1956.
- 5. That the certificates of the radio personnel are such as are required by those Rules.

6. That the telegraphy installation for lifeboats comply with the Indian Merchant Shipping (Life Saving Appliances) Rules, 1956 and Indian Merchant Shipping (Radio) Rules, 1956.

Dated at ...... this ...... day of ...... 19..

Radio Inspector

- \*If the survey was partial, state what parts were surveyed.
- @Delete the alternative which does not apply.
- \*\*Delete the lines which do not apply.
- %Insert 8 or 48 as the case may require.
- \*\*\*Insert date.

## DECLARATION TO BE MADE BY ENGINEER AND SHIP SURVEYOR

I hereby declare:-

- 1. the hull, machinery and equipments of the ship are sufficient for the service intended and in good condition.
- 2. the hull, watertight sub-division arrangements and details, watertight doors, bilge pumping arrangements, electrical installations, structural protection against fire, automatic sprinkler, fire alarm and fire detection systems, provision for einematograph exhibitions, main and auxiliary machinery, compasses, depth sounding device. anchors, cables, hawsers and warps, means of escape, guard rails, stanchions and bulwarks comply with the Indian Merchant Shipping (Constructions & Survey of Passenger Steamers) Rules, 1956.
- 3. the lifeboats, davits and lifeboat winches, the launching gear and lifeboat equipment and other life saving appliances comply with the Indian Merchant Shipping (Life Saving Appliances) Rules, 1956.
- 4. the appliances for the prevention, detection and extinction of fire comply with the Indian Merchant Shipping (Fire Appliances) Rules, 1956.
- 5. the pilot ladders comply with the Indian Merchant Shipping (Pilot Ladder) Rules, 1953.
- 6. the ship is provided with such navigation lights, shapes and means of making sound, distress and light signals as are required by the International Collission Regulations, the Rules for Distress messages and navigational warnings, and the Merchant Shipping Act, 1958.
- 7. the certificates of the master, mates, engineers and radio operators are such as are required by the Merchant Shipping Act, 1958.
  - 8. the sub-division load lines assigned to the ship are marked on the ship's sides.
  - 9. the required stability information is on board.
- 10. the shelter for unberthed passengers is such and in such condition as is required by the Merchant Shipping Act, 1958.
  - 11. the distilling apparatus is in good working order.
- 12. the various unberthed passenger/pilgrim compartments comply with the rules as regards light, ventilation and means of egress, and measurement for the numbers for which they are fitted.
- 13. the fresh water supply stations, latrines and wash places comply with the rules.
  - 14. the ship is supplied with the navigation instruments required by the rules.

(Owner) (Agent) (Master)

15. in my judgement the ship as regards the items mentioned above is fit to ply—
on international voyages and in the pilgrim trade under Simla Rules, 1931 on shart international voyages,
on voyages within the Indian Home Trade limits stated on pages of this form.
16 in my judgement the ship is fit to carry the number of passengers shown on pageof this form under the conditions where indicated provided there is no encumbrance of the space measured for passenger accommodation.
17. in my judgement the ship as regards the items mentioned above will be sufficient until (b).
Dated atthisday of
Engineer and Ship Surveyor.
***Insert date.
(a) Delete and initial any items which you did not survey.
(b) Insert date or dates.
NOTICE
When this Declaration has been completed by the Surveyors it is to be given to the Owner, Agent or Master who is required by Section 224 of the Merchant Shipping Act, 1958 to transmit it to the Principal Officer, Mercantile Marine Department within fourteen days after the date of its receipt. The same Section provides that the Owner, Agent or Master shall forfeit a sum not exceeding Rupees Five for every day that the sending of the Declaration is delayed beyond this period of fourteen days.
······································
Management of the Control of the Con
This Declaration was (handed) (sent by post) to
on the day of19
••••••
Principal Officer or Surveyor
This Declaration was received on the
returned to the Mercantile Marine Department thisday of19
Name and address of the Person to
whom the Certificate is to be delivered on application.
The ship is scheduled to sail on theday of19

National Emblen Issued by the Government of India	SCHEDULI  [See rule No. CERTIFICA  a Foreign For Home T  STEAM MOTOR  Owner or A	4(1] TE OF SUR n-going Trade  SHIP	VEY Passenger	•	
Port of Registry		Official num		T 1089	onnage Registered
RA	ADIO REQUIRI	Require	ments of	Actu	al Provision
Hrs. of Listening by operator No. of operators Whether fitted with auto-alarm Whether main installation fitted Whether emergency installation Whether main & emergency trar cally separated or combined Whether direction finder fitted Number of passengers for which	fitted	· · ·			
Sub-Divisional Loadlines assigne	JB-DIVISION 1			follow	ing alternativ
board marked on the ship's sid	le at amidships	spaces a passenge	re adapted	for the	carriage of
NUM	BER OF PASSE	NGERS AND	CREW	·	
Number of passen First Class Second Class	gers Third class	Unberthed passengers	— Crew	v	Total Passengers and Crew

Norus 1. Two children between one and twieve years of age are to be reckoned as one passenger.

- 2. All Cabin passengers are to have the use of sufficient promenade space on deck.
- 3. If any of the space measured for passengers is occupied by cargo, cattle or stores, the number of passengers for which the space so occupied was measured is to be deducted from it he numbers stated above.
- 4. On any voyage on which this ship may be cleared as an Unberthed passenger Ship or as a Pilgrim Ship the number of passengers is governed by the Certificate granted for that youage, and not by this Certificate.

### BOATS AND LIFE-SAVING APPLIANCES

Boats capable of accomm Life-rafts capable of acco Buoyant apparatus capab Life-Buoys Life-Jackets Certificated life-boatme:	mmo le of s	dating uppo:	g rting	· · ·		•	•		-	Persons. Persons. Persons.
		F	IRE A	APPL	IAN	CES				
Extinguishers		<del></del>		~~~					·-· <u></u>	No.
Portable Non-Portable	•	•	•	•	•	•	•	•	•	
Pumps		•		•	:	•	•	•	:	
Pumps Breathing Apparatus Detection System	•	•	•	•	•	•	•		•	
Cargo Spaces	•	•	•	•	•		•	•		
This is to certify ing to the survey of mentioned ship is fit	pass	enger	ship a F	s ha oreig	ve be gn go	en co	ompli ship	ied w	rith,	
stated above.					_	•				
This certificate, uthe	da ne m	ay of ust b	oe su	rvey	ed a	nd h	19 ave :	. I a nev	f th w C	ertificate before sh

#### Principal Officer,

Mercantile Marine Department, District.

1. Either this Certificate, or the duplicate thereof, furnished by the Government of India, is to be put up in a conspicuous place on board the ship so as to be legible to all persons on board, and to be kept so put up and legible while the Certificate remains in force and the ship is in use, otherwise the owner or master shall be liable to a fine which may extend to two hundred rupees.

.day of......19

- 2. If the number of passengers carried exceeds the number allowed by this Certificate, the owner, agent or master will be liable to fine which may extend to one thousand rupees.
- 4. The Central Government may require the ship to be re-surveyed to such extent as it may think fit if it has reason to believe that since the making of the last Declaration of survey any alteration has been made in the ship's hull, equipments or machinery which affects the efficiency thereof or the seaworthiness, or

that her hull, equipments or machinery have sustained any injury or are otherwise insufficient, and if such requirement is not complied with he may cancel this Certificate.

N.B —Any communication addressed relative to this ship should state the name, port of registry, and official number of the ship and the number of this certificate.

[No. 3-ML(18)/62-MD.]

B. P. SRIVASTAVA, Dy. Secy.

## PLANNING COMMISSION

New Delhi, the 20th March 1964

- G.S.R. 590.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the Non-Secretariat posts in the Planning Commission, namely:—
- 1. Short title.—These rules may be called the Planning Commission (Non-Secretariat Posts) Recruitment Rules, 1964.
- 2. Application.—These rules shall apply to the posts specified in column 2 of the Schedule to these rules.
- 3. Number, classification and scale of pay.—The number of posts, their classification, the scale of pay attached thereto shall be as specified in columns 3 to 5 of the said Schedule.
- 4. Method of recruitment, age-limit, qualifications, etc.—The method of recruitment to the posts, age limit, other qualifications and other matters relating to the said posts shall be as specified in columns 6 to 13 of the said Schedule:

Provided that the maximum ago limit specified in column 7 of the Schedule may, in the case of candidates belonging to the Scheduled Castes, Scheduled Tribes and other special categories of persons, be relaxed in accordance with the orders of the Government of India for the time being in force.

- 5 **Disqualifications.**—(1) No male candidate who has more than one wife living or who having a spouse living marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any post.
- (2) No female candidate whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any post.

Provided that the Central Government may, if satisfied that there are special grounds for so doing exempt any person from the operation of this rule.

SCHEDULE

Recruitment rules for the post of economic investigator Grade II in Planning Commission

Seria No.	Post	No. of posts	Classifi- cation	Scale of pay	a selec	tor direc	qualifications re- quired t	whether age and educational qualifications in Cols 7 & 8 will apply in case of recruitment by promotion/transfer	of pro-	ect recruit-	promotion/ transfer r sources I from which promo-	oy promo- tion omposi-	r stances nt in which
I	2	3	4	5	6	7	8	9	10	11	12	13	14
]	Econo- nomic investi- gator Grade II	4	General Central Service, Class III (Non- Gazetted, Non- Ministerial)	Rs. 210— 10—290— 15—32— EB—15— 425		Below 30 yrs.	Agriculture Division essential  (i) Master's or equivalent Hons. degree in Economics or Commerce or Agriculture or a recognised University.  (ii) Some experience of investigation or research or teaching work in a Government or Semi-Government of Semi-Government of repute.  Desirable:  Some experience in Statistics.	Age—No. Academic qualifi- cations—Yes.		By direct recruitment ailing which by transfer.	Transfer: Persons working in similar or equivalent grade from Central/ State Gov- ernment Offices.	••	Not applicab <b>le</b>

Economic Division (Including International Trade & Inter-Industries Group) Essential:

(i) Master's

OΓ equivalent Hons.

degree in Economics or Commerce

of a recognised

University. (ii) Some experience of investigation or

teaching work in a Government or

Semi - Government office or institute of repute.

## Destrable:

Some experience in statistics.

Education Division Essential:

(i) Master's or equivalent Hons, degree in Arts or Science of a recognised University.

(ii) Some experience of investigation or teaching work in a

Government Semi-Government office or institute

of repute. Destrable:

Degree or Diploma in Education.

Industry & Minerals (Including Public Enterprises)

Essential: (i) Master's

or equivalent Hons. degree in Economics or Commerce of a recognised University.

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14

versity.

```
(#) Some experience of Investigation
  or Research or
 teaching work in
  a Government or
  Semi-Government
  office or institute
  of repute.
Desirable:
Some experience in
  statistics.
Minister and Depu-
 ty Minister's Office.
 Essential:
(i) Master's or equi-
  valent
             Hons.
  degree in Eco-
  nomics or Com-
  merce of a re-
  cognised
             Uni-
  versity.
(ii) Some experien-
  ce of investiga-
  tion or research
  or teaching in
        Government
        Semi-Gov
              office
  ernment
  or institute of
  repute.
  Desirable 1
Some experience in
   statistics.
Perspective Plan-
ning Division.
Essential for Eco-
nomic Posts— 4
Master's or equiva-
  lent Hons, deg-
```

ree in Economics or Commerce of a recognised University.

8

2

2

4	institute of repute.  Desirable:  Some experience in statistics.  Social Welfare Division  (i) M. A. in Social Work of Cultural Anthropology OR  Graduate of a recognised University with Diploma in Social Service Administration of a recognised Institution.  (ii) Specialisation and/or some experience in Tribal welfare.		Sec. 3(i)] THE GAZETTE OF INDIA : APRIL
3	Transpot Division Essential:  (i) Master's or equivalent Hons. degree in Economics or Commerce or Mathematics or Statistics of a recognised University.  (ii) Some experience of investigation or research or teaching work in a Government or Semi-Government office or institute of repute.  Desirable:  Some experience	, ii	PRIL 11, 1964/CHAITRA 22, 1886
	in statistics		649

1	2	3	4	5	6	7	8	9	10	11	12	13	14
		2					Village and Small Scale Industries Division Essential:  (i) Master's or equivalent Hons. degree in Econo- mics or Commer- ce of a recognised University.  (ii) Some experien- ce of investigation or research or teaching work in a Government for Semi-Government office or institu- tion of repute. Desirable: Some experience in Statistics.						
										· · · · · · · · · · · · · · · · · · ·	[ <b>N</b> o.	Adm.II/2(	520)/60.]

THE GAZETTE OF INDIA: APRIL 11, 1964/CHAITRA 22, 1886

[PART II--

- G.S.R. 591.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the Non-Secretariat posts in the Charts & Maps Unit in the Planning Commission, namely:—
- 1. Short title.—These rules may be called the Planning Commission Non-Secretariat Posts (in the Charts & Maps Unit) Recruitment Rules, 1964.
- 2. Application.—These rules shall apply to the posts specified in column 2 of the Schedule annexed to these rules.
- 3. Number, classification and scale of pay.—The number of posts, their classification, the scale of pay attached thereto shall be as specified in columns 3 to 5 of the said Schedule.
- 4. Method of recruitment, age-limit, qualifications etc.—The method of recruitment to the posts, age limit, qualifications and other matters relating to the said posts shall be as specified in columns 6 to 13 of the said Schedule.

Provided that the maximum age limit specified in column 7 of the Schedule may, in the case of candidates belonging to the Scheduled Castes, Scheduled Tribes and other special categories of persons be relaxed in accordance with the orders of the Government of India for the time being in force.

- 5. Disqualifications.—(1) No male candidate who has more than one wife living or who having a spouse living marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any post.
- (2) No female candidate whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any post.

Provided that the Central Government may, if satisfied that there are special grounds for so doing, exempt any person from the operation of this rule.

# SCHEDULE—CHARTS AND MAPS UNIT IN PLANNING COMMISSION

Sarizi No.	Posts	No. of posts	Classifi- cation	Scale of pay	Whether a selection post or not	limit for	Educational and other qualifications required	Whether age and educations in Cols- 7 & 8 will apply in case of recruitment b promotion transfer	) <del>y</del>	recruitment evz., direct recruit- ment promotion/	transfer sources from which promo- tions/trans- fers are to	exists for recruitment by pro- motion composi- tion	
1	2	3	4	5	6	7	8	9	10	11	12	13	14
	lunior artist		General R Central Service Class I <sup>*</sup> (Non- gazetted & Non- Minis- terial)	s. 250—10— 290—15— 380	Selec-		(f) At least Matriculate or its equivalent. (ii) Diploma in Draughtsmanship/Eng./Arts. Commercial Art or Painting/Architecture. (iii) Experience in Draughtsmanship in a Government Office or private concern for a minimum period of 3 years	Promotees: No.  Transferees Age—No.  Edu- cational Quali- fication	•		Promotion: from the grade of Senior Draughts- man with 3 years service. Transfer of persons working in similar or equi valent grades trom other Central; State Govern- ment Offices.	DPC.	Not Applicable.

Drau- ghts- ghts- years or Commercial Edu- ghts- man 7-240  Painting from a ca- transfer or equiva- titution.  (a) Practical expe- minimum period of one year in a Government or Quasi Gov- ermment of per- failing sons which by working in similar transfer or equiva- transfer or equiva- grades from other Central/ State Govern- ment	2 Senior Drau- ghts- man	2	Do.	Rs. 205—7— 1 240—8— 280	Do. Below 28 years	(i) Do. (ii) Do. (iii) Experience as above for a minimum person of 2 years		Do. Do.	Promotion: from Jumor Draughts- man with 3 years service in the grade. Transfer: of per- sons working in simi- lar or equiva- lent grades from other Central/ State Govern- ment	Do.	Do,	SEC. 3(1)] THE GAZETTE OF INDIA . APRIL
Institution. Offices.  [No Adm II/2(520)/60]	Drau- ghts-	I	Do.	175—6— 205—EB—	25	Draughtsmanship or Commercial Painting from a recognised Institution.  (ii) Practical experience for a minimum period of one year in a Government or Quasi Gov-	Age—No. Edu- ca- tio- nal Qua- lifi- cation Yes.	recruitment failing which by w	Transferers' of per- sons sons orking in similar or equiva- lent grades from other Central/ State Govern- ment Offices.			11, 1964/CHAITRA 22, 1886

## MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 31st March 1964

- G.S.R. 592.—In exercise of the powers conferred by sub-section (7) of section 5-D of the Employees' Provident Fund Act, 1952 (19 of 1952) and in supersession of the notification of the Government of India in the Ministry of Labour and Employment No. G.S.R. 21, dated the 27th December, 1963, the Central Board, with the approval of the Central Government, hereby makes the following regulations further to amend the Employees' Provident Fund (Staff and Conditions of Service) Regulations, 1962, published with the notification of the Government of India in the Ministry of Labour and Employment No. G.S.R. 691, dated the 10th May, 1962 and publishes the same for general information, namely:—
- 1. These regulations may be called the Employees' Provident Fund (Staff and Conditions of Service) Amendment Regulations, 1964.
- 2. In the Employees' Provident Fund (Staff and Conditions of Service) Regulations, 1962 (hereinafter referred to as the said Regulations),—
- (1) in the Second Schedule, against serial number 1 relating to Assistant Provident Fund Commissioner (Grade I) (Headquarters) and Assistant Provident Fund Commissioner (Regional);—
  - (i) for the entries in column 3, the following entries shall be substituted; namely:—

"Class I, Gazetted, Non-Ministerial";

(ii) for the entries in column 4, the following entries shall be substituted, namely:—

"Rs. 400-400-450-30-600-35-670-EB-35-950";

- (iii) for the entries in column (12), the following entries shall be substituted, namely:—
  - "Class I Departmental Promotion Committee";
- (2) the amendment made in sub-regulation (1) shall come and shall be deemed always to have come into effect from the 1st October, 1963.
  - 3. In the Third Schedule to the said Regulations,
    - (i) in paragraph 2, sub-paragraph (b) shall be omitted and sub-paragraphs
      - (c) and (d) thereof shall be renumbered as sub-paragraphs (b) and
      - (c) respectively;
    - (ii) in the Table below paragraph 3-
      - (a) against serial numbers 1 and 3 for the existing entries in the last column, the following entries shall respectively be substituted, namely:—
        - "1. (i) Assistant, (ii) Junior Technical Assistant, (iii) Stenographer (Senior) (Headquarters Office).
          - Upper Division Clerks and Stenographers (Junior) Headquarters Office.";
    - (b) against serial No. 4, for the entries in 2nd to 4th columns, the following entries shall respectively be substituted, namely:—
  - Headelerks (Regional Offices) . 75% Upper Division Clerks and Stenographers (Junior) in Regional Offices."
    - (c) after serial number 4 and the entries relating thereto, the following serial numbers and entries shall be inserted, namely:—
- "5 Stenographers (Senior) (Headquar- 50% Departmental candidates Office)

  Departmental candidates fications prescribes auitable departmental candidates fications prescribes fications fications prescribes fications fications prescribes fications fications prescribes fications fication
- Departmental candidates who fulfil the qualifications prescribed for the post. If suitable departmental candidates are not available, the posts shall be treated as unreserved and filled by direct recruitment.

- 6 Stenographers(Junior) Headquarters and Regional Offices).
- 50% Departmental candidates who fulfil the qualifications prescribed for the post. It suitable departmental candidates are not available the posts shall be treated as unreserved and filled by direct recruitment";
- (d) the existing serial numbers 5 to 10 shall be numbered as serial numbers 7 to 12 respectively.

[No. 48(9)/62-PF.I.]

SHAH AZIZ AHMAD, Dy. Secy.

## New Delhi, the 3rd April 1964

- G.S.R. 593.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and in supersession of the notification of the Government of India in the Ministry of Labour and Employment No. G.S.R. 96, dated the 14th January 1960, the President hereby makes the following rules regulating the method of recruitment to certain Class I and II posts in the Mica Mines Labour Welfare Fund constituted under the Mica Mines Labour Welfare Fund Act, 1946 (22 of 1946), namely:—
- 1. Short Title.—These rules may be called the Mica Mines Labour Welfare Fund Organisation (Class I and II posts) Recruitment Rules, 1964.
- 2. Application.—These rules shall apply for recruitment to the posts specified in column 1 of the Schedule annexed hereto.
- 3. Number, Classification and the scale of pay.—The number of posts, their classification and the scales of pay attached to them shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castcs/Tribes and other special categories of persons in accordance with the orders issued from time to time by the Government of India.

- 5. Disqualification.—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post; and
- (b) no woman, whose marriage is void by reason of her husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

THE SCHEDULE
(See Rule 2)

# Recruitment Rules for certain Class I & Class II Posts in the Mica Mines Labour Welfare Fund Ministry of Labour & Employment

		<del> </del>	<del></del> _			THE ST Y UJ LAUGUI	С иприоди					
Name of post	No. of posts	Classifica- tion	Scale of pay	Selectio	r Age n limit for r direct re- cruits	for direct recruits		of probat- ion, if	by direct rectt. or by promo-	t of rectt, by promo- tion/trans- fer & grades from which promo-	DPC - exists wha - is its - composition	Circumstances in which t U.P.S.C. is to be consulted in making rectt.
I	2	3	4	5	6	7	8	9	10	11	12	13
Secretary Mica Min- es Labour Welfare Fund, An- dhra Pra- desh.		Class II, (Gazetted)	Rs. 350—25- 500—30—590 EB—30—800 EB—30—830 35—900.	o— tion.	below (re- laxable for Gov- ernment	Essential:  (i) Degree of a recognised University or an equivalent qualification.  (ii) About 5 years experience in the Establishment and Accounts side in Government Office or a Commercial Organisation of repute.  (Qualifications relaxable at Commission's discretion in the case of candidates otherwise well qualified.)	Not applicable.	2 years	By trans- fer on deputation failing which by direct rectt.	on <i>Depu-</i> t <i>ation</i> of a suita	plicable. bl	As required under the rules.

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Secretary M.M.L.W. F., Rajas- than.	r	Do,	Do.	Do.	Do.	Do.	Do.	Do.	Ďo.	Do.	Do.	Do.
Secretary to the Wel- fare Com- missioner M. M.L. W.F. Bihar.	I	Do.	Do.	Do.	Do.	Do.	Do.	Do.	Do.	Do.	Do.	Do.
Assistant Engineer (Bihar).	ī	G.C.S. Class II (Gazetted) (Non- Minister- ial)	Do.	Do.	Below 30 years.	Essential:  (1) Degree in Civil Engineering of a recognised University or any other equivalent degree.  Or  Should have passed Sections A & B of of the Associateship Examination of the Institution of Engineer (India) or any other educational qualifications recognised by that Institution as exempting from passing these sections.  (2) About 3 years' experience in the construction of buildings.  (Qualification relaxable at Commission discretion in the case of candidates otherwise well-qualified.	t- , , 's	D <sub>0</sub> .	By trans- fer failing which by direct rectt.	Transfer: of an officer from an appropriate cadre in the State/Cen- tral Govt.	Do.	Do.

## (Directorate General of Employment and Training)

## New Delhi, the 28th March, 1964

- G.S.R. 594.—In exercise of the powers conferred by sub-section (i) of section 37 of the Apprentices Act, 1961 (52 of 1961) and after consulting the Central Apprenticeship Council, the Central Government hereby makes the following rules to amend the Apprenticeship Rules 1962; namely:—
  - 1. These rules may be called the Apprenticeship (Amendment) Rules, 1964.
  - 2. In the Apprenticeship Rules, 1962 (hereinafter referred to as the said rules), in rule 5, (i) in sub-rule(1),
  - (a) under the heading Group No. 5 and after item 1, the following item and entries shall be inserted, namely:—

Trades Code Number(s) of National Classification of Occupations Period of training.

Plumber . 755·10 3 years.

(b) after Group No. 5, the following Groups with their respective headings and entries relating thereto shall be inserted, namely:—

# Group No. 6—Maintenance trades group

Group 140.0—Maintenance trades group			•	
I. Millwright/Mechanic (Maintenance)			753 · 58	4 years.
Group No. 7—Precision Machining trades gro	пф			
I. Tool and Die Maket	•		750.20, 750.35	4 years.
Group No. 8—Instrument trades group				
1. Instrument Mechanic	•	•	740.00	3 years.
Group No. 9—Refrigeration and Air Condition trades group	oning	,		
t. Refrigeration and Air Conditioning Mac	hani	c	753 - 68	3 years.
Group No. 10—Heat Engine trades group				
1 Mechanic (Motor Vehicle)			753-27	3 years.
2. Mechanic (Diesel)	•		753.35	3 years.
3 . Mechanic (Tractor)	•		753 • 40	3 years.
4. Mechanic (Earth Moving Machinery),			753-41	4 years.

- (ii) after sub-rule (2), the following sub-rule shall be inserted, namely:—
- "(3) In the case of apprentices other than those covered by clause (a) of section 6 of the Act, the first six months of the period of training shall be treated as period on probation."
- 3. In rule 8 of the said rules (i) in sub-rule (I) the following provision shall be inserted,  $n_4$ mely:—
- "Provided however that short-term apprentices may be engaged to work upto a limit of 48 hours per week."
  - (ii) for sub-rule (2), the following sub-rule shall be substituted, namely:—
    - "(2) No apprentice, other than a short-term apprentice, shall be engaged on such training between the hours of 10 p.m. and 6 a.m. except with the prior approval of the Apprenticeship Adviser who shall give his approval if he is satisfied that it is in the interest of the training of the apprentice or in public interest."

4. In Schedule 1 of the said rules, in the Table, after the existing items and the entries relating thereto, the following items and entries shall be inserted, namely:—

SI. Designated Trade Minimum Educational Qualifications No. Essential Desirable 15 Millwright/Mechanic (Maintenance) Tool and Die Maker Should have passed Matricula- Should have had sci-16 tion or an equivalent examina-Instrument Mechanic ence as one of the 18 Refrigeration & Air Conditiontion or tenth class which is one subjects. ing Mechanic class below the Higher Second-Draughtsman (Civil) Draughtsman (Mechanical) dary Examination, 19 20 Surveyor 21 Mechanic (Motor Vehicle) Mechanic (Diesel) Mechanic (Tractor) Should have studied upto two (1) Should have pass-22 ed the Matriculastandards below the Matricu-23 lation examination or an equition or an equivalent 24 valent examination or three Mechanic (Earth moving examination or tenth 25 standards below the Higher Machinery) class which is one 26 Plumber Secondary Examination. class below the Higher Secondary Examination.

(2) Should have had science as one of the subjects.

[No. 107(2)/63-ES]

G. JAGANNATHAN, Under Secy.

### MINISTRY OF FINANCE

### (Department of Revenue and Company Law)

### Customs

New Delhi, the 11th April 1964

- G.S.R. 595.—In exercise of the powers conferred by clause (d) of section 152 of the Customs Act, 1962 (52 of 1962), the Central Government hereby directs that the powers of an Assistant Collector of Customs in respect of any claim for refund of duty of customs under section 27 of the said Act, may be exercised also by such of the Gazetted Officers of the Central Excise Department as may be empowered in this behalf by the Central Board of Excise and Customs, where such claim is made on any of the following grounds, namely:—
  - (a) that there was a miscalculation of duty on the goods;
  - (b) that an ad how addition was made for determining the value of the goods on account of insurance premium and freight charges, documentary evidence relating to the actual payment of such premium and charges not being available at the time of assessment;
  - (c) that assessment was made at the standard rate of duty, the certificate of the origin of the goods not being available at the time of assessment;
  - (d) that in pursuance of a notification or order issued by the Central Government under section 25 of the said Act, the goods have been exempted from payment of duty;
  - (e) that a change in the classification of the goods has been effected consequent on the direction issued by the Central Government, or the Central Board of Excise and Customs, or an officer of customs not below the rank of an Assistant Collector of Customs:

Provided that such claim in any single case does not exceed Rs. 250.

[No. 45/F. No. 16/79/62-L.C.I.]

## (Department of Revenue)

#### CUSTOMS

### New Delhi, the 11th April 1964

G.S.R. 596.—In exercise of the powers conferred by section 156 read with subsection (3) of section 160 of the Customs Act 1962 (52 of 1962), the Central Government hereby makes the following rules to amend the manufacture in Customs Bond (General) Rules, 1960, namely—

### 4mendment

- I These rules may be called the Manufacture in Customs Bonds (General) Amendment Rules, 1964.
- 2 In the manufacture in Customs Bonds (General) Rules, 1960, in the Schedule, for item 19 and the entries relating to it, the following shall be substituted, namely.—
  - "19. Jewellery ornaments or other articles made of gold, either wholly or partly."

[No. 59/F No 70/25/63-DBK]

## CUSTOMS AND CENTRAL EXCISE

# New Delhi, the 11th April 1964

- G.S.R. 597.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely.—
- 1. These rules may be called the Customs and Central Excises Duties Export Drawback (General) Second Amendment Rules 1964.
- 2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the First Schedule for Serial No 16 and the entries relating thereto, the following shall be substituted, namely.—
  - "16 Articles made of gold, either wholly or partly.
  - (i) Jewellery ornament or other articles of gold.
- Fourteen rupees and thirteen naye paise per ten grams of fine gold contained in the article.
- (ii) Jewellery, ornament or other articles of gold, imported by a manufacturer on or before the 29th April, 1963.
- Twelve rupees and eighty five naye paise per ten grams of fine gold contained in the article.

## Provided that:-

- (a) no drawback shall be allowed unless the articles made of gold are exported by the manufacturer within six months from the date of import by him of the gold for the purpose of manufacture.
- (b) drawback at this rate shall be paid in respect of only such gold articles as have been manufactured by or on behalf of a person who has been registered for the purpose of these rules by the proper officer, of the port at which such person has imported gold for such manufacture;
- (c) the exporter produces before the proper officer at the time of exportation of the gold articles a permit granted to such person by the Reserve Bank of India for import of a quantity of gold sufficient in terms of weight and fineness to account for the quantity of gold used in the manufacture of such articles; and
- (d) this identical quantity of imported gold, in terms of weight and fineness, has not been similarly correlated to, and accounted for against, any other previous exportation of gold articles."

G.S.R. 598.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

### Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2A. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 55 and entries relating thereto, the following shall be substituted, namely:—

"55. Umbrellas-

7.  $25'' \times 8$  size flexus ribs.

1. 25" × 8 size solid ribs.	Rupees thirty three and ninety, eight naye paise for one gross.
2. $25'' \times 10$ size solid ribs.	Rupees thirty seven for one gross.
3, $25'' \times 12$ size solid ribs.	Rupees thirty nine and sixty three naye paise for one gross.
4. $25'' \times 16$ size solid ribs.	Rupees forty three and sixty naye paise for one gross.
5. $23'' \times 8$ size solid ribs.	Rupees twenty nine and twenty nave paise for one gross.
6. 21" × 8 size solid ribs	Rupees twenty six and twelve naye paise for one gross.

8. 23" × 8 flexus ribs. Rupees thirty two and eighty naye paise for one gross."

B. In the second schedule to the Rules mentioned above after the existing item at serial No. 23 and entries relating thereto, the following shall be inserted, namely—

"24. Umbrellas other sorts and component parts of umbrellas."

[No. 28/F.No.114/2/63-DBK.]

Rupees thirty seven and sixty two

#### CORRIGENDA.

# CUSTOMS AND CENTRAL EXCISE New Delhi, the 11th April 1964

- G.S.R. 599.—(1) In the corrigendum published with the Government of India, Ministry of Finance (Department of Revenue) Notification No. 21/F.No.1/10/63-DBK, dated the 27th April, 1963 for the words "22nd March, 1963" read the words "23rd March, 1963";
- (II) for the words "23rd December, 1963" read the words "23rd September, 1964"; and
- (III) for the words "imported by him within a period of nine months" wherever they occur read the words "imported by him within a period of eighteen months".

[No. 23/F.No.1/10/63-DBK.]

- G.S.R. 600.—(I) In the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 110/F.No.1/10/63-DBK, dated the 27th April, 1963, for the words "23rd December, 1963" read "23rd September, 1964; and
- (II) for the words "imported by him within a period of nine months" read the words "imported by him within a period of eighteen months" wherever occur.

[No. 44/F.No.1/10/63-DBK.]

# (Department of Revenue and Company Law)

## (Company Law Board)

New Delhi, the 31st March 1964

G.S.R. 601.—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (1 of 1956) (hereinafter referred to as the Act) read with the Government of India Ministry of Finance Notification No GSR 178, dated 1st February 1964, the Company Law Board hereby directs that, in the case of the British Ropeway Engineering Co Ltd (hereinafter referred to as the company), being a foreign company, the requirements of clause (a) of sub-section (1) of the said section 594 as modified in their application to a foreign company by the notification of the Government of India in the Ministry of Finance (Department of Company Law Administration) SRO 3216, dated the 4th October, 1957 (heremafter leterred to as the notification), shall apply subject to the following further exceptions and modifications, namely—

It shall be sufficient compliance with the provisions of clause (a) of subsection (1) of the said section 594 of the Act, if in respect of the year ended the 31st December, 1963, the Company submits to the appropriate Registrar of Companies in India, in triplicate—

- (1) a copy of the authenticated balance sheet and profit and loss account (including documents relating to every subsidiary of the company) as submitted by it to the prescribed authority in the country of incorporation under the provisions of the law in that country,
- (11) a statement of (a) its assets and liabilities in India and (b) its actual receipts and payments in India, certified by two directors of the company and a person authorised to accept service of process in India under clause (d) of sub-section (1) of section 592 of the Act, and
- (111) a certificate by the afore-mentioned persons to the effect that the company does not carry on business in India other than that of completing the remnants of the contracts and collecting bills

[No F 14(7) CL VI/63]

## New Delhi, the 2nd April 1964

G.S.R. 602.—In exercise of the powers conferred by the proviso to Sub-section (1) of Section 594 of the Companies Act, 1956 (1 of 1956) (hereinafter referred to as the Act) read with the Government of India Ministry of Finance Notification No GSR 178, dated 1st February, 1964, the Company Law Board hereby directs that in the case of Simon Carves Limited (hereinafter referred to as the Company) being a foreign company, the requirements of clause (a) of sub-section (1) of Section 594 of the Act as modified in their application to a foreign company by the notification of the Government of India in the Ministry of Finance (Department of Company Law Administration) SRO 3216, dated the 4th October, 1967 (hereinafter referred to as the notification), shall apply subject to the following further exceptions and modifications, namely —

It shall be deemed to be sufficient compliance with the provisions of paragraph 3(x) of Part II, Schedule VI to the Act, if, in respect of the profit and loss accounts for the years ended the 31st December 1962 and 31st December, 1963 prepared in terms of clause (i) of the said notification the following are disclosed—

- adjustments in the work-in-progress account arising out of the contract for the Durgapur Steel Works separately, regarding—
  - (a) The aggregate of the money advance by the Central Government in accordance with the contract,
  - (b) actual cash balances remaining in hand out of the advances referred to in item (a),
  - (c) the aggregate of the disbursements being the difference between items (a) and (b);
- (11) Profits on long-term contracts as and when a particular contract is completed

|No F 14(2)-CL VI/63] By Order of the Company Law Board

T S KANNAN, Under Secy

## (Department of Revenue)

#### CENTRAL EXCISES

## New Delhi, the 11th April 1964

G.S.R. 603.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendment to the notification of Government of India in the Ministry of Finance (Department of Revenue) No. 56/64 dated the 1st March, 1964, namely:—

In the sald notification, in item (iii), for the words "foam rubber chappals", the words "sponge rubber chappals" shall be substituted.

[No. 85/64.]

G.S.R. 604.—In exercise of the powers conferred by sub-section (2) of section 3 of the Central Excises and Salt Act, 1944 (1 of 1944), and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 134/62-Central Excises, dated the 13th June, 1962, the Central Government hereby fixes for bare copper wires of gauges not more than 14 SWG (that is to say, of a diameter of not less than 2.0320 millimetrs) falling under Item No. 33B(ii) of the First Schedule to the said Act and being chargeable with duty ad valorem, the tariff value of Rs. 6.00 per kilogram.

INo. 87/64.1

G.S.R. 605.—In exercise of the powers conferred by sub-sections (2) and (3) of section 3 of the Central Excises and Salt Act, 1944 (1 of 1944), and in supersession of the notifications of the Government of India in the Ministry of Finance (Department of Revenue) No. 15/63-Central Excises, No. 16/63-Central Excises, No. 16/63-Central Excises, No. 16/63-Central Excises, No. 167/63-Central Excises, No. 168/63-Central Excises and No. 169/63-Central Excises, dated the 2nd February, 1963 and No. 167/63-Central Excises, No. 168/63-Central Excises and No. 169/63-Central Excises dated the 28th September, 1963, the Central Government hereby fixes for Electric Motors specified in column 2 of Table I, Table II or Table III hereto appended and chargeable with duty ad valorem under Item No. 30 of the First Schedule to the said Act the tariff values specified in the corresponding entry in column 3 of the said Table I, Table II or Table III, as the case may be:

Provided that the tariff values for any motor included in the said Table II or Table III shall also apply mutatis mutandis to intermittent electric motors, that is to say motors for short time rating, if the horse power rating indicated thereon by the manufacture on test proves to be correct.

TABLE

Seria No.	Description of electric Motor	Tariff va	lue per mote Spee	or of Synchr ed	onous
(1)	(2)		(3),		
	N	ot exceeding 750 RPM	750 RPM but not exceeding	Exceeding 1000 RPM but not exceeding 1500 RPM	1500 RPM but not exceeding
		3(a)	3(h)	3(c)	) 3(d)
		Rs.	Rs.	Rs.	Rs.
1,	Squirrel Cage Motors being totally enclosed motors of the horizontal type.  (i) Exceeding 20 H.P. but not exceeding 25 H.P.	g 4000	2900	2100	2700
	(ii) Exceeding 25 H.P. but not exceeding 30 H.P	4800	3800	2500	3300
	35 H.P. (iv) Exceeding 35 H.P. but not exceeding	5500	4500	3100	4300
	40 H.P.	6200	4900	3500	5000

(I)	(2)	3(a)	<b>3</b> (b)	3(c)	3(d)
	(v) Exceeding 40 H.P. but not exceeding				
	45 H.P	7200	5600	4100	5600
	(vi) Exceeding 45 H. P. but not exceeding 50 H.P.	8600	6600	4200	6000
	(vii) Exceeding 50 H.P. but not exceeding 55 H.P.	9200	8400	4800	7000
	(viii) Exceeding 55 H.P. Lut not exceeding 60 H.P.	9800	8600	5500	8600
	(ix) Exceeding 60 H.P. but not exceeding 70 H.P.	11000	8800	6800	10100
	(x) Exceeding 70 H.P. but not exceeding 75 H.P.	_			
	(xi) Exceeding 75 H.P. but not exceeding	11600	9100	7200	11200
	90 H.P. (xii) Exceeding 90 H.P. but not exceeding	12500	10100	8200	12700
	100 H.P	13100	10900	8900	13700
2.	Squirrel Cage Motors other than totally en-				
	closed motors of the horizontal type.  (i) Exceeding 20 H.P. but not exceeding		_		
	25 H.P. (ii) Exceeding 25 H.P. but not exceeding	2200	1870	1450	1650
	30 H.P	2600	2250	1650	1900
	35 H.P	3150	2390	1800	2150
	40 H.P	3600	2700	1900	2300
	45 H.P.	4000	2900	2380	2650
	(vi) Exceeding 45 H.P. but not exceeding 50 H.P.	5000	3200	2600	3000
	(vii) Exceeding 50 H.P. but not exceeding 55 H.P.	5400	3700	3250	3750
	(viii) Exceeding 55 H.P. but not exceeding 60 H.P.	5800	4500	3500	4200
	(ix) Exceeding 60 H.P. but not exceeding 70 H.P.	6000	5100	4000	5000
	(x) Exceeding 70 H.P. but not exceeding		_	·	-
	75 H.P. (xi) Exceeding 75 H.P. but not exceeding	6850	5500	4300	5200
	90 H.P. (xii) Exceeding 90 H.P. but not exceeding	6900	6300	4600	5800
	100 H.P.	8050	6900	5200	700
3.	Slipring Motors being totally enclosed				
	motors of the horizontal type.  (i) Exceeding 20 H.P. but not exceeding				
	25 H.P. (ii) Exceeding 25 H.P. but not exceeding	6350	4800	3900	• •
	30 H.P. (iii) Exceeding 30 H.P. but not exceeding	7500	6300	4700	• • •
	35 H.P. (iv) Exceeding 35 H.P. but not exceeding	7800	6500	5200	• •
	40 H.P.	9850	6900	5800	
	(v) Exceeding 40 H.P. but not exceeding	9900	7800	6600	
	(vi) Exceeding 45 H.P. but not exceeding 50 H.P.	10700	8850	6800	
	(vii) Exceeding 50 H.P. but not exceeding 60 H.P.	11900	10000	8100	
	(viii) Exceeding 60 H.P. but not exceeding	13000	10000	9500	
	(ix) Exceeding 70 H.P. but not exceeding	13500	10300	10000	
	75 H.P. (x) Exceeding 75 H. P. but not exceeding		-		••
	90 H.P. (xi) Exceeding 90 H.P. but not exceeding	16500	11000	. 10100	,.
	100 H.P.	17600	11100	10800	••

1)	(2)	3(a)	<b>3</b> (p)	3(c)	3(d)
	Slipring Motors other than totally enclosed motors of the horizontal type.			- <u>-</u> <u>-</u>	
	(i) Exceeding 20 H.P. but not exceeding 25 H.P  (ii) Exceeding 25 H.P. but not exceeding	4000	3300	2700	
	30 H.P	4700	3600	3000	
	35 H.P	5500	4000	3200	• •
	40 H.P. (v) Exceeding 40 H.P. but not exceeding	6000	4450	3400	
	45 H.P	6500	5000	3600	
	50 H.P. (vii) Exceeding 50 H.P. but not exceeding	7000	5500	4000	
	55 H.P. (viii) Exceeding 55 H.P. but not exceeding	7600	6000	4300	• •
	60 H.P  (ix) Exceeding 60 H.P. but not exceeding	8000	6600	4500	, .
	70 H.P. (x) Exceeding 70 H.P. but not exceeding	9000	6800	5600	
	75 H.P. (xi) Exceeding 75 H.P. but not exceeding	9200	7500	5800	• • •
	90 H.P. (xii) Exceeding 90 H.P. but not exceeding 100 H.P.	10000	7700 9100	6200 7300	• •

TABLE II

Serial No.	Description of electric motor	Tariff value per motor of Synchronous Speed				
(I)	(2)	(3)				
		Not Exceeding Exceeding Exceeding 900 R.P.M. 1400 R.P.M 900 R.P.M. but not exceeding 1400 R.P.M.				
<b>(I)</b>	(2)	3(a) 3(b) 3(c)				
I.	Three Phase Squirrel Cage Electric Motors continuous maximum rating (expressed a Horse Power).					
		H.P. 480 370 290				
	(ii) Exceeding 1 H.P. but not exceeding 2 H (iii) Exceeding 12 H.P. but not exceeding	.P. 570 470 350				
	3 H.P. (iv) Exceeding 3 H. P. but not exceeding	. 690 510 410				
	4 H.P.  (v) Exceeding 4 H. P. but not exceed	. 850 660 <b>5</b> 00				
	5 H. P (vi) Exceeding 5 H. P. but not exceed	. 900 740 530				
	8 H. P	. IIOO 880 710				
	(vii) Exceeding 8 H. P. but not exceed	ing				
	ro H. P. (viii) Exceeding to H. P. but not exceed	. 1380 1020 900				
	13 H. P.	. 1760 1200 1150				
	(ix) Exceeding 13 H. P. but not exceed 15 H. P.					
	(x) Exceeding 15 H. P. but not exceed	ing				
	20 H. P	. 2600 1740 1720				

	TABLE III						
Serial No.	Description of electric motor						
(1)	(2)	(2)					
Ι,	Electric Motors of the single or split phase type of continuous rating (expressed as Horse Power).						
	(i) Less than 1/60 H.P  (ii) 1/60 H.P. and above, but not exceeding 1/50 H  (iii) Exceeding 1/50 H.P. but not exceeding 1/40 H.P  (iv) Exceeding 1/40 H. P. but not exceeding 1/30 H. P  (v) Exceeding 1/30 H.P. but not exceeding 1/30 H. P  (vi) Exceeding 1/20 H.P. but not exceeding 1/12 H.P  (vii) Exceeding 1/12 H. P. but not exceeding 1/6 H. P  (viii) Exceeding 1/6 H. P. but not exceeding 1/3 H.P  (ix) Exceeding 1/3 H.P. but not exceeding 1/2 H.P  (x) Exceeding 1/2 H. P. but less than 1 H.P  (xi) I H. P  (xii) Exceeding 1 H.P. but not exceeding 2 H.P				30 50 65 65 75 110 130 170 230 250 300 390		
2.	Three Phase Squirrel Cage Electric Motors of less than 1/2 I max <sub>1</sub> mum rating.  (i) Less than 1/60 H. P  (ii) 1/60 H. P. and above, but not exceeding 1/50 H. P. (iii) Exceeding 1/50 H.P. but not exceeding 1/40 H.P. (iv) Exceeding 1/40 H.P., but not exceeding 1/30 H.P. (v) Exceeding 1/30 H.P., but not exceeding 1/20 H.P. (vi) Exceeding 1/20 H.P., but not exceeding 1/12 H.P. (vii) Exceeding 1/12 H.P., but not exceeding 1/6 H.P. (viii) Exceeding 1/6 H.P., but not exceeding 1/3 H.P. (viii) Exceeding 1/3 H.P., but not exceeding 1/3 H.P. (viii) Exceeding 1/3 H.P., but not exceeding 1/3 H.P.	H. P. 6	contim	ious	40 50 60 80 90 135 170 190 220		

Explanation.—For the purposes of this notification,

of the said Table:

Abbreviation-

"R.P.M." means Revolutions per minute;
"H.P." means Horse Power.

(2) the horse power is equivalent to 0.7457 kilowatts;

(3) the rating shall be the continuous maximum rating in accordance with Indian Standard Specification No. 325-1959.

G.S.R. 606.—In exercise of the powers conferred by sub-section (2) of section 3 of the Central Excises and Salt Act, 1944 (1 of 1944), and in supersession of the notification of the Government of Inlia in the Ministry of Finance (Department of Revenue) No. 133/62-Central Excises, dated the 13th June, 1962, the Central Government hereby fixes for winding wires, specified in column 2 of the Table hereto annexed and chargeable with duty ad valorem under item No. 33B of the first Schedule to the said Act, the tariff values specified in the corresponding entry in column 3

### TABLE

Serial No.	Description					Tariff value per kilogram
(1)	(2)					(3)
	Cotton covered or paper covered :		_			R8.
2	(i) Not exceeding 23 SWG (ii) Exceeding 23 SWG Covered with synthetic Base Enamel:	:			:	7:50 14:00
2.	(i) Not exceeding 24 SWG (ii) Exceeding 24 SWG but not exceeding 31 SWG (iii) Exceeding 31 SWG but not exceeding 36 SWG (iv) Exceeding 36 SWG but not exceeding 40 SWG (v) Exceeding 40 SWG but not exceeding 42 SWG	:	:	:	•	8.00 10.00 12.00 17.50 23.50

Explanation: For the purpose of this notification, winding wire shall be deemed to mean enamelled, whether insulated or not with-

- (i) Cotton,
- (ii) paper,
- (iii) silk,
- (iv) art silk, (v) glass fibre, or (vi) asbestos, or
- (vii) any two or more of the above mentioned materials in combination, high conductivity annealed copper wire used for winding colls for instruments, electrical machinery and apparatus.

[No. 86/64]

R. B. SINHA, Under Secy.